AGREEMENT

between

YOUNGSTOWN STATE UNIVERSITY

and

YOUNGSTOWN STATE UNIVERSITY
ASSOCIATION OF CLASSIFIED EMPLOYEES

Expires August 15, 2020
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ARTICLE 1
AGREEMENT AND RECOGNITION

1.1 This is an Agreement by and between Youngstown State University (hereinafter, “the University”) and the Youngstown State University Association of Classified Employees, an affiliate of the Ohio Education Association and the National Education Association (hereinafter, “the Union”). The purpose of this Agreement is to describe the terms and conditions of employment of the members of the bargaining unit defined in Article 2.

1.2 The University recognizes the Union as the exclusive representative of the bargaining unit defined in Article 2.

1.3 This Agreement constitutes the sole and only Agreement between the parties. The parties acknowledge that each party had an opportunity during the negotiations leading to this Agreement to present for consideration of the other party any issue believed appropriate for negotiations.

1.4 Where this Agreement makes no specification about a matter, the University and the Union are subject to all applicable federal, state or local laws or ordinances pertaining to the wages, hours, and terms and conditions of employment for public employees, as specified in the Federal and Ohio Revised Codes.

ARTICLE 2
SCOPE OF UNIT

2.1 The bargaining unit shall include all regular full-time, permanent part-time and intermittent classified civil service employees of the University certified by the Ohio State Employment Relations Board (hereinafter, SERB) on April 10, 1985, in Case Number 84-RC-09-2011; on October 8, 1987, in Case Number 87-REP-7-0030; on September 4, 1992, in Case Number 92-REP-04-0078; on December 15, 1995, in Case Number 95-REP-03-0060; on March 19, 1997, in Case Number 97-REP-02-0026; on April 24, 2004, in Case Number 04-REP-03-0059; on January 13, 2005, in Case Number 04-REP-11-0215 and on June 21, 2007, in Case Number 07-REP-05-0080. Appendix A to this Agreement specifies by position classification the full-service and permanent part-time service positions included in the bargaining unit; Appendix B to this Agreement specifies by position classification and department the classified positions which are currently excluded from the bargaining unit. Section 28.1 (“Intermittent Employees”) specifies the method by which intermittent employees will be included in the bargaining unit. Any new classification(s) added to the bargaining unit, either by mutual agreement or SERB determination, shall be added to Appendix A as though originally included in the bargaining unit.

2.2 The parties will meet as needed to discuss the bargaining unit status of regular full-time, permanent part-time or intermittent classified civil service employees (as cited in Section 2.1 above) and/or classified or unclassified vacancies that are newly created or involve potential classification changes. This action will take place before either party submits the matter to SERB for a final and binding determination of bargaining unit status. Pending a decision reached by the parties and/or SERB determination the incumbent employee and newly created or vacant classified positions not excluded under Section 2.3 below will be placed into the bargaining unit. If a position previously deemed excluded is reclassified and the new position maintains all the duties that qualified it for exclusion, the new position will remain excluded.

2.3 Exclusions from the Bargaining Unit: The parties agree that the positions identified as excluded shall be excluded positions for the life of this agreement. Decisions related to additional excluded positions shall be by mutual agreement or shall be resolved by SERB.
2.4 **Scope of Work:** The University recognizes the integrity of the bargaining unit and therefore agrees it will not take any action, either arbitrary or capricious in nature, against the bargaining unit in the attempt to erode the bargaining unit.

In that regard, unless indicated otherwise in this agreement, it is the intent of the parties that non-bargaining unit employees be limited to performing work specifically and/or exclusively performed by bargaining unit employees under the following circumstances: in cases of emergency; to provide coverage for unplanned absences when a qualified bargaining unit member is not available; when necessary to provide break and/or lunch relief; to instruct or train employees; to demonstrate the proper method of accomplishing the tasks assigned; to assess work practices; to allow the release of employees for union activities or for any other reason mutually agreed upon by the parties. Non-bargaining unit employees may be permitted to assist bargaining unit employees with performing work specifically and exclusively performed by bargaining unit employees.

**ARTICLE 3**

**WAGES**

3.1 All Bargaining Unit Members:

A) Retroactive to the pay period that includes August 16, 2017, the wages of all bargaining unit members shall be increased by 12 cents per hour.

B) Effective with the pay period that includes August 16, 2018, the wages of all bargaining unit members shall be increased by 47 cents per hour.

C) Effective with the pay period that includes August 16, 2019, the wages of all bargaining unit members shall be increased by 12 cents per hour.

D) Retroactive to the pay period that includes August 16, 2017, bargaining unit members who became a bargaining unit member on or after August 16, 2011, shall be placed at the wage rate on the step schedule in Exhibit 1 closest to their years of service at the time of placement unless the bargaining unit member’s wage rate at the time of ratification of this Agreement exceeds the corresponding step on the step schedule, in which case, the bargaining unit member shall be placed at a wage rate in Exhibit 1 on the bargaining unit member’s anniversary date only if/when the wage rate on the step schedule exceeds the bargaining unit member’s wage rate at the time of ratification of this Agreement.

E) Retroactive to the pay period that includes August 16, 2017, bargaining unit members who became a bargaining unit member prior to August 16, 2011, whose wage rate is less than the maximum (Step 3) rate shall be placed at the Step 3 rate at the time of ratification of this Agreement.

3.2 Bargaining unit employees hired after ratification of the 2017-20 Agreement will be paid at the hiring rates identified in Exhibit 1. Bargaining unit employees employed before ratification of the 2017-20 Agreement shall maintain their current hourly base rate of pay except as may be identified in section 3.1 of this article.
3.3  A) Each member of the bargaining unit who is promoted, or reclassified, to a higher classification within the bargaining unit shall be paid at the entry rate for the higher pay grade, or the employee will receive a five percent (5%) increase to his or her hourly rate of pay, whichever is greater.

B) Each member of the bargaining unit who is demoted (voluntarily or involuntarily), who successfully bids on a position in a lower classification, or who displaces into a lower classification as a result of layoff and/or bumping shall be placed in the new pay grade at a rate that is the same percentage from the hiring rate of the previous pay grade. Bargaining unit employees hired prior to the ratification of the 2017-20 Agreement shall have the decrease calculated from the starting rate identified in the 2014-2017 Agreement.

C) A current non-bargaining unit University employee who, due to reclassification, becomes a bargaining unit member, shall be placed in the appropriate pay grade for his or her classification.

D) For competitive recruiting purposes the Chief Human Resources Officer may determine that a new employee may be hired at a step above the entry step for a particular classification.

E) Bargaining unit members identified through classification review, (Article 20), to meet criteria established under the Fair Labor Standards Act to be exempt from overtime shall be notified at least one pay period in advance of such overtime exempt designation.

F) All pay adjustments shall take place at the beginning of the pay period within which the qualifying event occurs.

3.4  **Educational Increment:** Those bargaining unit members who received an educational increment during the 2008-11 and/or 2011-14 agreements will continue to receive such increment.

3.5  **Shift Differential:** Each member of the bargaining unit who is regularly scheduled to begin a workday from 3:00 p.m. until 10:59 p.m. will be paid a night shift differential of 25 cents per hour for all hours worked. Each member of the bargaining unit who is regularly scheduled to begin a workday from 11:00 p.m. until 6:59 a.m. will be paid a shift differential of 35 cents per hour for all hours worked. If the University modifies such shifts due to operational needs the differential pay will apply to the new schedule only if the new schedule falls within the hours of 3:00 p.m. and 10:59 p.m. or from 11:00 p.m. until 6:59 a.m.

3.6  **Distinguished Classified Civil Service Awards:** Each year, up to eighteen (18) bargaining unit members will be granted a Distinguished Classified Civil Service Award in recognition of outstanding performance of their duties and/or public/community service. The recipients will be selected by a three (3) member Distinguished Service Committee, which will be chaired by the Chief Human Resources Officer of the University or his/her designee, with one member designated by the President of YSU-ACE or his/her designee, and the third member designated by the first two members.

**Full-time Bargaining Unit Member Eligibility:** Bargaining unit members must have at least three (3) complete years of University service and Bargaining Unit Status by July 1 of the selection year.

**Part-time Bargaining Unit Member Eligibility:** Bargaining unit members must have at least three (3) complete years of University service and Bargaining Unit Status by July 1 of the selection year. Inclusions: All permanent part-time and intermittent bargaining unit members.
Candidates for the Distinguished Classified Civil Service Award may be nominated by a YSU student, a fellow YSU employee, YSU alumni or by an individual of the community. Such nominations will be made on a form available in the Office of the Chief Human Resources Officer. Written justification for the nomination must be attached to the form, as specified in Appendix J. YSU employees may not nominate themselves.

Full-time recipients of the Distinguished Classified Civil Service Award will receive a cash award of $1,400.00 prior to August 1 of the calendar year in which he or she was selected.

Part-time recipients of the Distinguished Classified Civil Service Award will receive a cash award of $700.00 prior to August 1 of the calendar year in which he or she was selected.

The President of the University will make an appropriate public announcement of the awards each year. There will be no restriction on the number of times an individual may receive the award, except as specified in Appendix J. The Cash Award will be in a separate check or direct deposit from all other pay.

3.7 Emergency Closings: When the University closes due to an emergency, pay for members of the bargaining unit shall be determined as follows:

A) Bargaining unit members whose work is interrupted by an emergency closing, and who are released from duties for the remainder of their shift, shall receive straight pay as though they had completed their scheduled hours.

B) Bargaining unit members who are scheduled to work, but who are directed by the University not to report to work due to an emergency closing, shall receive straight pay as though they had completed their scheduled hours. In order to be paid for an emergency closing, employees must work their last scheduled work day before and after the closure.

C) Bargaining unit members who are working when an emergency closing occurs, and who are directed by the University to continue to work, shall receive straight pay for hours before the effective time of the closing and overtime payment at the rate of one and one-half (1.5) times their normal rate for hours after the announcement of the closing in addition to their straight pay. In such cases, time cards will be marked to indicate regular hours and overtime hours.

D) Bargaining unit members who are scheduled to work after an emergency closing occurs, and who are directed by the University to report to work, will receive pay at one and one-half (1.5) times their normal rate for all hours worked during the closing. In such cases, time cards will be marked to indicate regular hours and overtime hours.

E) Bargaining unit members who are not scheduled to work during a period of emergency, but who are directed by the University to report to work, will receive pay at two and one-half (2.5) times their normal rate for all hours worked.

F) During the period of an emergency closing, the University will not require any bargaining unit member to work who is on vacation or sick leave.

G) If a bargaining unit member is scheduled to work during an emergency closing, but is unable to reach the campus due to conditions which prompted the closing, then the bargaining unit member will be charged (at the bargaining unit member's discretion)
vacation leave, compensatory time, or leave without pay for the period of his/her scheduled shift prior to the official closing.

3.8 **OPERS Salary Reduction Pick-Up:** The University will continue the “Salary Reduction Pick-Up” in accordance with applicable rulings of the Internal Revenue Service and the Ohio Attorney General. This means the University will reduce the bargaining unit member's salary by the amount of the bargaining unit member’s contribution to OPERS and will then contribute that amount to OPERS as an “employer contribution” in lieu of the “employee contribution.” In the event the “Salary Reduction Pick-Up” is subsequently found to be contrary to law or applicable regulations, the University will cease the “Salary Reduction Pick-Up,” will cease the reduction of salary, and will have no residual obligation to members of the bargaining unit concerning the impact of the cessation of the “Pick-Up” upon any bargaining unit member’s income tax liabilities at the state or federal level. The “Salary Reduction Pick-Up” shall apply to all pay received by members of the bargaining unit, and shall be a condition of employment for all members of the bargaining unit, excluding the Distinguished Classified Civil Service Awards.

3.9 **Alternative Retirement Program (ARP):** For full-time bargaining unit members electing to enroll in an ARP, the University and the employee will make contributions to the ARP in accordance with applicable laws and regulations.

**ARTICLE 4**

**RETAINED RIGHTS**

4.1 The University retains all rights necessary to operate the University, except as those rights may be modified by the provisions of this Agreement. These rights include but are not necessarily limited to the general grant of authority specified in Ohio Revised Code 3356. These retained rights include, but are not necessarily limited to, those rights commonly known as management rights. These retained rights include, but are not necessarily limited to, the right to:

- A) Conduct and grade civil service examinations, rate candidates, establish eligibility lists, and make original appointments therefrom; or, alternatively, to post announcements for positions to be filled from among qualified applicants responding to the posting, and to make appointments from the pool of applicants;

- B) Determine matters of inherent managerial policy which include, but are not limited to, areas of discretion or policy such as the functions and programs of the public employer, standards of services, its overall budget, utilization of technology, and organizational structure;

- C) Direct, supervise, evaluate, or hire bargaining unit members;

- D) Maintain and improve the efficiency and effectiveness of governmental operations;

- E) Determine the overall methods, process, means or personnel by which governmental operations are to be conducted;

- F) Suspend, discipline, demote or discharge for just cause, or layoff, transfer, assign, schedule, promote or retain bargaining unit members;

- G) Determine the adequacy of the work force;
H) Determine the overall mission of the employer as a unit of government;
I) Effectively manage the work force;
J) Take actions to carry out the mission of the public employer as a governmental unit.

ARTICLE 5
UNION RIGHTS

5.1 The Union has the rights specified below in addition to all those applicable rights as provided in Ohio Revised Code 4117.

5.2 Duly authorized representatives of the Union will have access to the University premises for the purpose of transacting official Union business consistent with the Agreement provided such access or business does not interfere with or disrupt the normal conduct of University business.

5.3 The Union shall be permitted reasonable use of University rooms for meetings on the same basis as other employee groups.

5.4 The Union shall be permitted reasonable use of the University’s physical and electronic services for communication with members of the bargaining unit on matters directly related to the Union's role as exclusive representative of the bargaining unit. The University shall designate a public area in each building where a Union bulletin board can be displayed.

5.5 Copies of this Agreement will be posted in electronic format on the University’s website for download. The University shall provide the Union with fifty (50) printed copies. The Union may purchase additional copies at cost.

5.6 The Union will continue to be assigned a mailbox at the Delivery Services Mailroom at no cost.

5.7 **Grievance Officers:** The University shall recognize twelve (12) bargaining unit members designated by the Union and up to five (5) duly elected officers of YSU-ACE as Union Grievance Officers.

   A) Grievance Officers are authorized to investigate possible grievances and represent bargaining unit members in grievance adjustments as specified in Article 9.

   B) The Union shall inform the University in writing of those bargaining unit members designated as Grievance Officers prior to the University's recognition of those persons as Grievance Officers. The Union will also notify the University promptly of changes in the list of Grievance Officers. The Union will also notify the University of those officers of YSU-ACE who have Grievance Officer status pursuant to this Section.

5.8 Union Grievance Officers recognized in Section 5.7 shall collectively be permitted up to twelve (12) Grievance Officer-hours each week to investigate possible grievances and/or grievances during the paid working hours of the Grievance Officers. The Union agrees that this time will be devoted exclusively to a good faith effort to resolve labor-management problems arising from the provisions of this Agreement, and will not be abused. The University agrees that permission to investigate a possible grievance and/or grievance will not be unreasonably denied.
A) Time spent in consultation with the Chief Human Resources Officer or his/her designee will not be counted against the twelve (12) hour limit.

B) If unused in a given week, Grievance Officer-hours may accumulate to a maximum of twenty (20) hours.

C) Advance permission must be granted by the Grievance Officer's supervisor and by the Grievance Chair or Union President prior to investigation of a possible grievance and/or grievance during paid hours.

D) If a Grievance Officer leaves his/her work area to investigate a grievance in another work area, the Grievance Officer will inform the supervisor in the grievant's work area before talking to the grievant.

E) No individual Grievance Officer may devote more than six (6) hours of paid time to possible grievance and/or grievance investigation during a given week without the permission of the University.

F) A bi-weekly account of the grievance hours will be kept by the Grievance Chair. This information will be available to the University upon written request. Grievance Officers will be responsible for recording any grievance time used in the designated space on their bi-weekly time sheets.

5.9 During the process of negotiating a successor Agreement, in any week when a collective bargaining session is scheduled, each member of the Union negotiating team, not to exceed six (6) plus the Union President, shall be granted up to four (4) hours per week release time to prepare for negotiations. During each full workweek of the months of March and April of any year that the negotiation process begins, each member of the Union negotiating team shall each be granted up to two (2) hours of release time for preparation purposes.

5.10 The Union President or his/her designee shall be granted a paid leave of absence of up to an aggregate of eight (8) hours per week for each scheduled workweek during the life of this Agreement. The Union President shall be free to conduct Union business on University premises during the eight (8) hour release period in accordance with the other provisions of the Agreement. This release time is in addition to all other release time contained in the Agreement. Release time should be pre-arranged with the Union President’s supervisor to maintain efficient operation of the department. The Union President will refrain from conducting union business during work time except as otherwise specified in the Agreement.

5.11 The Executive Committee Members shall, at the request of the Union, be granted a paid leave of absence for one-half (1/2) hour abutted to their unpaid lunch each month to attend their executive committee meeting. If an emergency meeting is needed, Human Resources will be contacted immediately for members to be released. The schedule for the entire calendar year for such meetings will be forwarded to Human Resources every year by January 1 of that calendar year or as soon as the schedule is available for dissemination.

5.12 Union members shall, at the request of the Union, be granted a paid leave of absence for one-half (1/2) hour abutted to their unpaid lunch, two (2) times per year to attend a Chapter Meeting. The schedule for the entire calendar year for such meetings will be forwarded to Human Resources every year by January 1 of that calendar year or as soon as the schedule is available for dissemination. The dates of the meetings shall not conflict with other scheduled University-wide activities. The Union shall provide the start and end times for the meetings with at least two (2) weeks’ notice. The paid leave of absence shall be split
evenly between the beginning and the end of the meetings. The unpaid portion of the meetings shall not exceed one (1) hour. Employees whose regularly scheduled lunch break does not coincide with the meetings, is shorter than the length of the meeting, or both, must receive approval from their supervisors to adjust their lunch period and their workday to attend. Such request shall not be unreasonably withheld.

5.13 The Union shall be invited to participate in scheduled employee orientations for the purpose of introducing all newly hired employees to the Union. Such presentation will not exceed thirty (30) minutes. The University shall make a good faith effort to notify the Union no less than five (5) days prior to each employee’s start date.

5.14 Within five (5) working days of the appointment of an employee new to the bargaining unit or of a personnel action which results in a change in an employee's bargaining unit status or a change in the bargaining unit member's department or classification, the University will forward a copy of the following information to the Union President: name; home address; listed home phone number; classification; area assigned; date; effective date of employment; and the origin of the vacancy. When applicable, the University will also relate to the Union who the employee is replacing, the identification of all new positions, and any changes in the status of a bargaining unit member.

ARTICLE 6
UNIVERSITY/UNION RELATIONS AND RESPONSIBILITIES

6.1 The parties agree that it is desirable that they develop and maintain a working relationship of mutual respect and continuous improvement. The parties agree further that each party shall be totally free of interference from the other in the selection of individuals designated to fulfill the various responsibilities of each party described in this Agreement. Finally, the parties affirm their mutual commitment to the principle that each party to the Agreement shall provide whatever financial or human resources are necessary to fulfill its obligations under this Agreement. The Union agrees that there shall be no Union activity during paid working hours, except as explicitly provided for by this Agreement. The University agrees that it shall take appropriate steps to see that all bargaining unit members shall have the opportunity to enjoy the provisions of this Agreement, regardless of their scheduled working hours, subject to specific provisions elsewhere in this Agreement.

6.2 Representatives of the University’s Office of Human Resources and the Union shall meet at mutually convenient times during regular working hours to discuss matters of mutual concern. Either party may request that a specific topic be discussed, providing the request is made in writing a minimum of five (5) working days prior to the scheduled meeting. Unless otherwise required by law, there shall be no obligation on the part of the University or the Union to renegotiate or reopen any provisions of this Agreement during any meeting with representatives of the other party. The provisions of Section 6.2 shall not apply to negotiations for a successor Agreement.

6.3 The University agrees to provide the Union copies of written policies, regulations, work rules, and directives as are promulgated in accordance with this Agreement within the University and its separate departments and work units; it is clearly understood by the parties that many situations are not as this time and never will be described in such written work rules. Furthermore, the University shall not implement/promulgate any of the above in conflict with this Agreement.

6.4 A paid leave of up to nineteen (19) aggregate days will be granted to Union representatives to attend assemblies, conventions or seminars of the OEA and NEA off campus each year. Absent unusual circumstances, a minimum of thirty (30) days written notice will be provided to the University prior to
taking such leave. Only one bargaining unit member from any one work area will be granted leave at any one time. However, leave for more than one bargaining unit member from any one work area at any one time may be granted at the discretion of the department head.

6.5 Use of vacation time or leave without pay of up to five (5) days each shall be granted to no more than six (6) bargaining unit members of the Union to attend Leadership Academies off-campus each academic year. Absent unusual circumstances, a minimum of thirty (30) days written notice shall be provided to the University prior to taking such leave. Only one bargaining unit member from any one work area will be granted leave at any one time. However, leave for more than one bargaining unit member from any one work area at any one time may be granted at the discretion of the department head.

6.6 Either party to this Agreement shall furnish the other, upon written request, information related to the negotiation or administration of the Agreement, provided such information is available and can be furnished at reasonable expense, such request allows reasonable time, not to exceed thirty (30) days unless mutually agreeable, to assemble the information, and the party from whom the information is sought may determine the form in which such information is submitted. The Union shall receive a copy of the annual budget, agendas and minutes of meetings of the Board of Trustees, quarterly reports of the membership of the bargaining unit, quarterly and year-end financial reports, copies of all reports filed with the State Employment Relations Board at the time of filing, and communications distributed generally to classified bargaining unit members of the University. The Factbook no longer exists, and the YSU Guidebook is now known as the University Policies and are located on the Board of Trustees website. The Union shall provide the University with copies of all reports filed with the State Employment Relations Board at the time of filing.

6.7 Labor Management Committee: There shall be a committee consisting of an equal number of Union and University representatives, unless otherwise mutually agreed upon by the parties. The committee will meet at least two (2) times per year but shall receive, upon request, quarterly progress reports from Human Resources. The committee will be co-chaired by a Union and a University representative.

6.8 Committee Purpose and Agenda: The purpose of the committee is to provide a means for continuing communication between the parties and to promote a climate of constructive employee-employer relations. The agenda for each meeting shall be jointly prepared by the co-chairpersons in advance of the meeting. The parties are committed to a timely completion and distribution of the minutes. The minutes shall not be construed as constituting a binding agreement or negotiations between the parties. Topics would include, but are not limited to, such activities as:

A) Discuss the administration of this Agreement;
B) Notify the Union of changes contemplated by the University which may affect bargaining unit employees;
C) Discuss the future needs and programs of the University;
D) Disseminate general information of interest to the parties;
E) Give the Union representatives the opportunity to discuss the views of bargaining unit employees and/or make suggestions on subjects affecting those employees;
F) Give the parties the opportunity to discuss the problems that give rise to outstanding grievances and to discuss ways of preventing contract violations and other workplace conflicts from occurring. The parties agree that the discussion of individual grievances is
not an appropriate topic for Labor/Management committee;

G) Discuss proposed work rules; and

H) Discuss such other items as the parties may mutually agree.

6.9 **Time Off:** Unless mutually agreed otherwise, such meetings shall be held during normal work hours.

6.10 **Labor/Management Relations:** The University and the Union recognize that the character and quality of the Union-Management relationship in each department has an impact upon productivity and quality services. Accordingly, the parties agree to support joint labor/management training in skills and concepts which may contribute to increased Union-Management understanding and cooperative relationships.

**ARTICLE 7**

**EMPLOYEE DISCIPLINE**

7.1 Following an expeditious investigation, a member of the bargaining unit may be disciplined, demoted, suspended or removed for just cause, which shall include incompetency, inefficiency, dishonesty, drunkenness, immoral conduct, insubordination, discourteous treatment of the public, neglect of duty, or any other act of misfeasance, malfeasance, or nonfeasance in office or conviction of a felony. Once an investigation is completed and prior to a hearing, the Union and University shall exchange a copy of all materials related to the matter including, but not limited to, police reports, statements of complaint, or any other documentation that may be related to employee discipline. Documents which are not exchanged at least two (2) days in advance of a hearing may not be entered at the hearing. At the request by either party, the hearing may be postponed to comply with this requirement. The University shall issue a determination regarding the matter within twenty-one (21) days of the completion of the hearing.

7.2 Corrective action is normally progressive in nature; that is, repetitions of causes for disciplinary action should lead to progressive responses of reprimand, suspension, removal. It is expected that most cases will be disposed of by an informal verbal warning without formal disciplinary action; such verbal warning shall not be recorded in the bargaining unit member's official personnel file. However, the seriousness of certain offenses justifies severe initial disciplinary action, including removal. Reprimands shall be reduced to writing and the union and bargaining unit member will be notified that disciplinary action materials are being inserted into his/her official personnel file.

7.3 **Eligibility to Grieve:**

A) A non-probationary bargaining unit member who is suspended or removed may grieve the discipline pursuant to Article 9.

B) A probationary bargaining unit member who is suspended or removed may file a grievance, but the grievance may not be appealed beyond Step 3; this means grievances of this nature may not be submitted to arbitration.

7.4 All aggrieved disciplinary action(s) shall be immediately moved to the Step 3 grievance hearing as identified in Section 9.7. A notation shall be placed on any aggrieved disciplinary action materials while the grievance is pending, which shall be removed once the grievance has been resolved. Any disciplinary
action that is determined by the grievance process to be invalid will result in said action being removed from the employee’s personnel file.

7.5 In situations involving any suspension or removal, the Chief Human Resources Officer or his/her designee shall meet with the bargaining unit member to discuss the reasons for such suspension or removal prior to issuing the order of suspension or removal. The bargaining unit member shall have the choice of whether he/she wishes such a meeting, and shall further have the choice of deciding whether or not he/she wishes to have a Union representative present. In addition, the Chief Human Resources Officer, or his/her designee, shall send via hand delivery or by certified mail, to a suspended or removed bargaining unit member’s address of record, written notification stating the reason(s) for the suspension or the removal. The parties agree that orders of suspension or removal shall be treated as confidential personnel matters between the University and the bargaining unit member, unless the bargaining unit member wishes to consult the Union in the matter. In the event the employee does not wish to consult with the Union and requests that copies of the disciplinary action not be forwarded to the Union President, a record of the incident will be provided to the Union President. Suspensions and removals may be appealed directly to Step 3 of the grievance process.

7.6 The parties agree that physical violence, discriminatory harassment, and threats of physical violence are unacceptable in any relationship between employees of the University. Complaints regarding discriminatory harassment shall be directed to the Office of Equal Opportunity Policy Development. Complaints regarding violence may be directed to Campus Police. Only unresolved matters may be grieved by the employee under the grievance procedure in Article 9. Disputes concerning alleged discriminatory harassment may be grieved, but the grievance may not be appealed beyond Step 3; this means grievances of this nature may not be submitted to arbitration. However, the employee does reserve the right to file a complaint with the Equal Employment Opportunity Commission or the Ohio Civil Rights Commission.

7.7 If a department head or supervisor has decided to hold a meeting or investigatory interview and the employee has a reasonable belief that discipline or other adverse consequences may result from what he says, the employee has the right to request union representation. The role of the Union representative during such meeting is non-adversarial. However, the representative does have the right to assist and counsel the employee during the meeting. Employees may choose from among authorized union representatives or its legal counsel available on the same shift they are working and who is available during that shift. Absent an authorized union representative or its legal counsel, the employee may contact the Union President or Grievance Chair. If the employee’s attempts to contact these representatives, officers or legal counsel are unsuccessful, then the interview will be rescheduled as soon as is practicable and no later than two (2) days.

7.8 If a manager or supervisor has reason to suspect a member of the bargaining unit is under the influence of alcohol or non-prescribed controlled and/or illegal drugs while on duty, the bargaining unit member and the Union will be advised of the reasonable suspicion, and shall further be advised that the employee will be taken immediately to a medical facility for an examination and/or testing to determine whether he/she is under the influence of alcohol or non-prescribed controlled and/or illegal drugs. Any employee who is sent for an examination and/or test under this provision will, at the discretion of the University, be placed on administrative leave with pay or assigned duties, at the employee’s regular rate of pay, that will not pose a threat to the employee or any other person until the results of the test are known. Bargaining unit members who are required to undergo an examination or testing under the provisions of this section shall be advised by the University of off-campus resources available for persons suffering from problems of alcohol/drug abuse. The University at its discretion shall be free to utilize an on-site testing service for immediate testing. Confidentiality is of the utmost importance and will be maintained throughout the process. If the medical examination indicates that the employee is not under the influence of alcohol or
non-prescribed controlled and/or illegal drugs, no record of the incident shall be in the employee’s official personnel file.

7.9 Any action taken by the University in accordance with Section 7.8 will not preclude or negate any additional action taken by the University, which may include medical examination/treatment, counseling, and/or disciplinary action, due to a bargaining unit member determined to have been under the influence of alcohol or non-prescribed controlled and/or illegal drugs while on duty.

7.10 The University through the Chief Human Resources Officer has the option of having a bargaining unit member who is suspended serve the suspension or have the hours of suspension deducted from his/her accumulated total of vacation and/or compensatory hours.

ARTICLE 8
PERSONNEL FILES

8.1 The parties agree that the University may establish regulations for the custody, use, and preservation of appropriate records pertaining to bargaining unit members. Only one official personnel file shall be maintained by and in the office of Human Resources for each member of the bargaining unit. Personnel files are maintained and access provided to them in accordance with law.

8.2 Each bargaining unit member shall have access to his/her official personnel file within normal working hours. The University will also grant access to a bargaining unit member's official personnel file to the bargaining unit member's designated representative.

8.3 No bargaining unit member shall be granted access to references written at the time of initial employment.

8.4 Any bargaining unit member who has reason to believe that there are inaccurate or outdated materials contained in his/her personnel file has the right to submit a memorandum to the Chief Human Resources Officer or his/her designee noting his/her objections to the material in question. The Chief Human Resources Officer, or his/her designee, shall attach the bargaining unit member’s statement to the material objected to, and shall include a note in the personnel file indicating that any person reviewing the original material should also review the bargaining unit member’s objections to the material.

8.5 Individual letters of appointment, appointment forms, sick leave forms, vacation forms, notices of disciplinary action, and other material deemed appropriate by the University may be included in the official personnel file. However, any document which does not include as part of its normal distribution a copy to the individual, or which does not originate with the individual, shall not be placed in a personnel file unless the bargaining unit member is simultaneously provided a copy by campus mail.

8.6 Materials Related to Disciplinary Action: Materials related to disciplinary action (see Article 7: “Employee Discipline”) shall cease to have force and effect, providing a minimum of eighteen (18) months have passed since the insertion of the material into the file without an intervening occurrence of disciplinary action. Upon the written request of the bargaining unit member, such materials shall be moved to an alternate file.

8.7 Performance evaluations may be moved to an alternate file, at the request of the bargaining unit member, provided the evaluations have been on file for at least five (5) years.
8.8 Unsuccessful bids for vacancies and correspondence related thereto shall not be placed in a bargaining unit member's personnel file.

8.9 To the extent feasible under Ohio law, official personnel files shall not be open to the general public.

ARTICLE 9
GRIEVANCE PROCEDURE

9.1 Definition: The purpose of this article is to set forth a prompt and equitable method to resolve disputes between the Union and the University during the term of the Agreement. Under this article, a member of the bargaining unit or the Union may file a grievance alleging a violation, misapplication and/or misinterpretation of the terms of the Agreement. Nothing in this article is intended to discourage or prohibit informal discussion and/or resolution of a dispute prior to the filing of a formal grievance.

9.2 Procedure: A grievance is filed at Step 1 or at the lowest level at which the remedy sought may be granted. A grievance is filed on the form which appears in Appendix C to this Agreement. A completed form must be submitted to the Chief Human Resources Officer or his/her designee, at which time a grievance number is assigned. A grievance must be filed no later than forty-two (42) days after the grievant knew or should have reasonably known the facts giving rise to the grievance. (All references to “days” are to calendar days.) The time limits specified in this article may be extended by mutual agreement of the parties. If the grievant or the Union fails to appeal a disposition of a grievance within the specified time limit, the grievance shall be considered settled on the basis of the last disposition by the University. No grievance will be automatically advanced to Step 4 without the approval of the Union Executive Committee. If the University fails to hold a hearing or grant a disposition within the time limit prescribed, the right to proceed to the next step shall be granted automatically and immediately.

9.3 Grievance Hearings: Each grievance hearing will be conducted by the designated administrator to determine what, if any, violation of this Agreement has occurred. Hearings will be attended by the grievant, the Hearing officer, and up to two (2) additional representatives designated by the parties respective sides. The parties may request and mutually agree that additional witnesses/representatives may attend. Witnesses will be permitted to attend hearings in those instances when the grievant and/or the Union need information more specific than that available to the grievant or Union. The parties agree that the University will schedule grievance hearings no later than two (2) hours prior to the end of the grievant’s and/or Union representative’s work shift, and the grievant will be released from duty early enough to be able to attend the grievance hearing as scheduled. If such hearings extend beyond the end of the normal work schedule of any bargaining unit member(s), the bargaining unit member(s) present at the grievance hearing will not be paid for any time spent after the end of the work schedule. Grievance hearings for bargaining unit members whose work schedules are other than the standard day shift will be scheduled at mutually convenient times.

A “class action” grievance is when more than one (1) employee files a grievance over the same alleged violation, misapplication and/or misinterpretation of the terms of the Agreement. When such occurs the grievant or the Union will attempt to identify the bargaining unit members initially involved in the class action grievance, or will provide a description of the class in sufficient detail to enable the University to investigate the grievance. In class action grievances no more than one (1) grievant may attend the hearings.

9.4 Independent Grievances: A bargaining unit member has the right to present a grievance to the University, and have it adjusted without the involvement of the Union or Union representatives
if the adjustment is consistent with the terms of the Agreement and the Union was given the opportunity to have a representative present at such a hearing and/or adjustment. Any grievance adjusted under Section 9.5, 9.6 or 9.7 which the Union believes is inconsistent with the Agreement is grievable under Article 9 of the Agreement.

9.5 Step 1: Within forty-two (42) days after the grievant knew or should have reasonably known the facts giving rise to the grievance, he/she may file a formal grievance as specified in Procedure 9.2. Within fourteen (14) days after receiving the grievance, the appropriate department head will hold a grievance hearing. If the individual against whom the grievance is filed is the department head, the grievance will be automatically heard at Step 2. The University must notify the appropriate Union representative at least three (3) work days prior to the scheduled hearing. Within fourteen (14) days following the hearing, he/she will complete a Grievance Disposition Form, distributing the original to the grievant and providing a copy to the Union. Within fourteen (14) days following receipt of the department head's Step 1 disposition, the grievant may appeal the disposition to Step 2 by completing and distributing a Grievance Disposition Reaction Form.

9.6 Step 2: Within fourteen (14) days following receipt of an appeal from a Step 1 disposition or the receipt of an original filing at Step 2, the department head's administrative superior, or his/her designee, not to be the same individual who heard the grievance at Step 1 or the individual against whom the grievance has been filed, will either hold a grievance hearing or complete and distribute a Grievance Disposition Form, in the latter case providing the original to the grievant and a copy to the Union. If the administrator holds a grievance hearing, he/she will execute and distribute a Grievance Disposition Form within fourteen (14) days following the hearing. A hearing is required if the grievance is filed initially at Step 2. Within fourteen (14) days following receipt of the administrator's Step 2 disposition, the grievant may appeal the disposition to Step 3 by completing and distributing a Grievance Disposition Reaction Form.

9.7 Step 3: Within fourteen (14) days following the receipt of an appeal from Step 2 or the receipt of an original filing at Step 3, the Chief Human Resources Officer or his/her designee must hold a grievance hearing. The Chief Human Resources Officer or his or her designee will complete and distribute a Grievance Disposition Form within fourteen (14) days following the hearing. Within fourteen (14) days following receipt of the Step 3 disposition, the grievant may appeal the disposition to Step 4 by completing and distributing a Grievance Disposition Reaction Form.

9.8 Step 4: Arbitration

A) Within thirty-five (35) days following receipt of an appeal to Step 4, the Union will inform the University in writing whether it supports the appeal to arbitration or alternately to grievance mediation under the auspices of the Federal Mediation and Conciliation Services (FMCS).

B) Within seven (7) days following notification by the Union of the desire to participate in grievance mediation the University will inform the Union in writing if it agrees or does not agree to proceed with grievance mediation. If the University does not agree to grievance mediation, the Union will request arbitration pursuant to this Article.

C) Within seven (7) days following notification of agreement to participate in grievance mediation from the University the parties shall submit a signed joint request to FMCS for grievance mediation. The parties acknowledge that FMCS may require the parties to waive any time limits in the collective bargaining agreements if grievance mediation is to occur.
D) Within twenty-one (21) days following an unsuccessful grievance mediation, the Union must request from the Federal Mediation and Conciliation Service (FMCS) a panel of seven (7) arbitrators whose primary addresses are within a 200 mile radius of Youngstown, Ohio. A copy of the Union's request to FMCS must be sent simultaneously to the Chief Human Resources Officer.

E) If the parties are unable to agree upon which of those seven nominees shall serve as arbitrator, then the arbitrator will be chosen by each party alternately striking names, beginning with the moving party, and the name remaining shall be the arbitrator. Prior to commencing striking, each party shall have the option to completely reject one (1) panel of arbitrators provided by the FMCS and request another list. Agreement on an arbitrator or to reject the list provided by the FMCS shall be made within forty-five (45) days from the receipt of the list. The selection of an arbitrator from the second list provided by the FMCS shall be made within forty-five (45) days from receipt of the list. The hearing shall be conducted in accordance with the rules and regulations of the FMCS.

F) If there is a question of arbitrability of a grievance, the parties will request the arbitrator to rule first on the arbitrability of the grievance. If the arbitrator rules that the grievance is arbitrable, he/she shall proceed to conduct a hearing of the merits of the grievance.

G) The following matters shall not be arbitrable: determinations of bargaining unit status of any employee (see Article 2, “Scope of Unit”); grievances not supported by the Union in the appeal to Step 4 (see Section 9.2 above); the suspension or removal of a probationary bargaining unit member (see Article 7, “Employee Discipline”); alleged acts of discriminatory harassment (see Section 7.6); layoffs and recalls (see Article 16, “Layoff and Recall”); an alleged act of illegal discrimination (see Article 19, “Non-Discrimination”); the reclassification of a position or a refusal to reclassify a position (see Article 20, “Classifications and Position Audits”); any action that is appealable to the State Personnel Board of Review or the State Employment Relations Board and has been appealed to the Board with jurisdiction; performance evaluations; and any matter not pertaining to the meaning and intent of this Agreement.

H) The arbitrator will have no power to add to, subtract from, or modify in any way the terms of this Agreement. The arbitrator's decision is binding upon the University, the Union, and the grievant.

I) The arbitrator will be requested to render a decision within twenty-eight (28) days after the arbitration hearing. The arbitrator's fees and expenses will be borne equally by the University and the Union, except costs incurred by the calling of witnesses, which will be borne by the party calling that witness.

J) Arbitration hearings will be held on the University campus in a room provided at no cost to the Union.

K) If the arbitrator requests a transcript of the hearing, the cost will be shared equally by the University and the Union; if either party requests a transcript, it will bear the cost of the transcript.

L) Bargaining unit members who appear as witnesses at an arbitration during their regular hours will be paid for the time spent at the arbitration hearing; however, no more than five
(5) bargaining unit members will be present at the arbitration hearing on behalf of and/or at the request of the Union, unless otherwise mutually agreed.

M) All grievances shall be scheduled for an arbitration hearing within one hundred eighty 180 days after the arbitrator’s selection unless by mutual agreement of the parties or because the arbitrator’s schedule will not allow for the hearing within one hundred eighty (180) days.

ARTICLE 10
WORK SCHEDULES

10.1 The week is defined as the one hundred sixty-eight (168) hours beginning at 12:01 a.m. on Sunday and ending at midnight the following Saturday.

10.2 Normal Scheduling: Each full-time member of the bargaining unit will be scheduled to work eight (8) consecutive hours a day (subject to the provisions of Section 10.3 below) and forty (40) hours each week. Each permanent part-time member of the bargaining unit will be scheduled to work his/her full-time equivalency (FTE) times eighty (80) hours each biweekly pay period. In situations in which the University has previously determined that another schedule of forty (40) hours weekly is required by operational needs, that schedule will be grandfathered in. If subsequent situations arise necessitating other forty (40) hour weekly schedules, as required by operational needs, the University will meet and confer with the Union prior to the establishment of such schedules. The parties recognize that it is desirable that the days of work for all bargaining unit members be scheduled consecutively, Monday through Friday, to the extent possible. In the case of "part-time" bargaining unit members, listed in Appendix A, the schedule to which they were assigned prior to this Agreement will be their "normal" schedule. Any changes in "part-time" schedules will be subject to the above noted stipulations. With regard to intermittent bargaining unit members the University will continue to have the right to either schedule on a regular basis or on an as-needed basis. Full Time Equivalency (FTE) shall be based on two-thousand eighty (2080) hours per calendar year for full-time employee(s).

10.3 Each member of the bargaining unit who is scheduled to work for more than five (5) hours a day is entitled to have a scheduled unpaid lunch period of thirty (30) minutes or one (1) hour approximately in the middle of his/her daily shift, except for those bargaining unit members who work continuous shifts, for example, Central Utility Plant. Bargaining unit members who receive a one (1) hour lunch period and who work in areas which must be staffed continually through the entire work period, may be assigned to "staggered" lunch periods in order to provide continued staffing in the department or work area; in these situations, the department head will consult the bargaining unit members involved prior to establishing lunch schedules.

10.4 Changes in bargaining unit members' normal work schedule will be posted in writing on a bulletin board in the department or work unit a minimum of ten (10) days prior to the effective date of the change, except when earlier notification is mutually agreeable to the bargaining unit member and the University, and except when changes are necessitated by emergency. The parties agree where workload demands can be addressed without incurring overtime using bargaining unit employees and without violating the ten (10) days’ notice on change of schedules the University shall do so. The announcement will specify the duration of the schedule change. Only Executive Directors or above are authorized to declare that an emergency exists.
10.5 When overtime is unavoidable, it will be paid in accordance with Section 12.2. In the event a daily overtime opportunity becomes available after the ten (10) day notice period commences, the affected department shall utilize the procedure found in Section 12.2.

10.6 The University may reassign bargaining unit members from one job assignment, work area, or shift to another when the University determines such action is necessary. (The provisions of this Section will not apply to situations covered by Article 14.) In making such reassignments, the departmental seniority by classification of the bargaining unit members involved will govern, and a bargaining unit member may reject a reassignment provided he/she is senior, by classification, to another bargaining unit member in the department who is qualified to perform the necessary work. Nothing herein precludes a bargaining unit member from requesting a reassignment within his/her department. For purposes of this Section, “job assignment” means the overall duties and responsibilities associated with a bargaining unit member’s current position; it does not include specific tasks which may from time-to-time be assigned to the position.

10.7 Bargaining unit members who are late for work will be docked no more than the time of tardiness. If a bargaining unit member is occasionally tardy for work for a period of fifteen (15) minutes or less, the bargaining unit member may request to make up the work missed on the day of tardiness during his/her break, lunch break, or at the end of his/her shift. Such request will not be unreasonably denied if the make-up is practicable in terms of the operation of the department or work area. It is understood that “occasionally” means no more than twice monthly. It is also understood that abuse of this provision will be grounds for denying all such requests to an individual, and that non-occasional tardiness may be grounds for disciplinary action under the provisions of Article 7 (“Employee Discipline”).

10.8 No bargaining unit member will work continuously for more than sixteen (16) hours.

10.9 The University recognizes that there are many departments in which regular operations make possible flexible work schedules. The University will permit department heads to develop with bargaining unit members’ mutually acceptable schedules that vary somewhat from the standard schedules in the department. The parties agree further, however, that the University retains the right to schedule bargaining unit members and to determine the method whereby bargaining unit members’ arrival at and departure from work are recorded.

10.10 Both parties agree that a bargaining unit member’s breaks and lunches should be away from his/her work station. Sections 10.11 and 10.12 are only applicable in observance of this article.

10.11 When a bargaining unit member is on his/her break and is interrupted by his/her supervisor due to an unforeseen occurrence and recalled back to his/her work area/station, the employee will be entitled to complete his/her fifteen (15) minute break.

10.12 When a bargaining unit member is on his/her unpaid lunch and is interrupted by his/her supervisor due to an unforeseen occurrence and/or recalled back to his/her work area/station, the employee shall be entitled to one and one-half (1.5) times his/her total rate of pay for the entire lunch period.
ARTICLE 11
HOLIDAYS

11.1 The University holidays for members of the bargaining unit shall be the first day of January, the third Monday in January, the third Monday in February, the last Monday in May, the fourth day of July, the first Monday in September, the second Monday in October, the eleventh day of November, the fourth Thursday in November, the twenty-fifth day of December, and any day appointed and recommended by the governor of this state or the President of the United States.

1. New Year’s Day
2. Martin Luther King Day
3. President’s Day
4. Memorial Day
5. Fourth of July
6. Labor Day
7. Columbus Day
8. Veterans Day
9. Thanksgiving Day
10. Christmas Day

11.2 Holiday Pay: All full-time and permanent part-time bargaining unit members shall be compensated at their total daily rate of pay for the holidays specified herein. “Total daily rate of pay” is defined as a bargaining unit member’s total hourly rate of pay times the number of hours he/she is normally scheduled to work on that day. To be eligible for holiday pay, a bargaining unit member must actually work or be approved to take paid leave, other than sick leave, his/her entire scheduled workday immediately preceding the holiday and his/her entire scheduled workday immediately following the holiday. The only exceptions are when the employee: (a) actually works the holiday; (b) is on approved FMLA leave; or (c) is using paid sick leave for a serious health condition that would otherwise be covered by the FMLA but the employee has exhausted all available FMLA leave or is ineligible to use FMLA leave. When a full-time or part-time bargaining unit member is required to work on a holiday as specified in Section 11.1, the following guidelines shall apply:

A) A member of the bargaining unit who is required to work on a paid holiday shall be paid one and one-half (1.5) times his/her total hourly rate of pay for each hour worked in addition to his/her total holiday pay.

B) A bargaining unit member who is scheduled to work on a paid holiday, but requests and is granted vacation, compensatory time off, or personal/sick leave conversion, will receive his/her total holiday pay and will not be charged with the leave. A bargaining unit member who is scheduled to work on a paid holiday, but reports off sick, will be required to request the use of sick leave for the time missed.

C) The method used to determine which bargaining unit members work a holiday will be determined by classification seniority of the persons scheduled to work each shift that holiday.

D) The hours worked on a holiday will not be considered overtime and subsequently will not be added to a bargaining unit member's total aggregate hours for purposes of rotation of overtime opportunities.

11.3 When a paid holiday falls on a day when a full-time bargaining unit member is not normally scheduled to work, the following guidelines shall apply:

A) If a bargaining unit member has actually worked forty (40) hours during the week in which the holiday falls, he/she is entitled to one and one-half (1.5) times his/her total daily rate of
pay. However, at the bargaining unit member’s option, he/she may request these hours be added to his/her accumulated Compensatory Time balance instead of receiving pay.

B) A paid holiday that is not worked by an employee shall be considered hours “actually worked” by an employee for purposes of overtime compensation eligibility for the workweek when the holiday occurs.

11.4 The Board of Trustees of Youngstown State University may authorize the observance of days other than those specified in Section 11.1 above for those holidays normally observed on the third Monday in February and the second Monday in October.

11.5 Should a holiday fall on a Saturday or a Sunday, the holiday will be observed on the preceding Friday or the following Monday, at the discretion of the University.

11.6 Election Day shall be observed as a holiday as per the Ohio Revised Code which states:

5.20 Portion of Election Day a holiday

The first Tuesday after the first Monday in November of each year, between the hours of twelve noon, Eastern Standard Time, and five-thirty p.m., Eastern Standard Time, is a legal holiday.

Bargaining unit members are free to observe Election Day as a holiday as specified above, but may not be paid for hours during which they are absent.

11.7 Since many important religious observances occur on days not designated as legal holidays under this article, the University, upon request, will grant a bargaining unit member any/all opportunities to observe a religious holiday provided that the time off is first charged to vacation, compensatory time, or personal/sick leave conversion if available, or leave without pay if paid leave is not available.

11.8 The University must give great deference to a bargaining unit member’s request(s) for small amounts of vacation, compensatory time or personal/sick leave conversion in order to attend special worship services.

11.9 The University will consult with the Union prior to adopting the calendar for each academic year, which specifies the actual dates on which holidays are to be observed. However, the parties recognize that the University bears responsibility and retains final authority in the development of the University calendar.

ARTICLE 12
OVERTIME

12.1 Bargaining unit members who are not exempt from the overtime provisions of the Fair Labor Standards Act and who have worked for more than forty (40) hours during a given week, at the direction of the University, shall be paid overtime based on applicable statutory provisions and rules of the Ohio Revised Code, or at the discretion of the bargaining unit member, shall be given compensatory time off at the rate of one-and-one-half (1.5) hours for each hour worked. Holidays shall be considered time actually worked for the purposes of calculating overtime eligibility. Compensatory time off must be taken at a time mutually convenient to the bargaining unit member and the University. Compensatory time not taken by December 31 will be paid off at the bargaining unit member’s current rate of pay. A bargaining unit member may not exceed a two hundred forty (240) hour compensatory time balance. If a two hundred forty (240)
hour balance exists, the bargaining unit member will automatically be given pay for any overtime worked. Upon termination of employment, an employee shall be paid for unused compensatory time at a rate equal to the final total rate received by the employee. The parties agree that the University retains the authority to determine which bargaining unit members are qualified to perform specific duties. The University agrees that it will not abuse this authority (such as those stated in Section 10.4) in order to deny an overtime opportunity to any bargaining unit member who is properly qualified to perform the work involved and consistent with specifications listed elsewhere.

12.2 Regular Overtime:

A) Regular overtime occurs when the volume of work in a department or work unit justifies the assignment of a bargaining unit member for more than forty (40) hours in work status during a given week; overtime of this type does not involve emergencies, as defined in Section 12.3.A below; overtime of this type normally involves a bargaining unit member working beyond the regular end of his/her eight (8) hour daily shift. Regular overtime opportunities will be offered to bargaining unit members in the following order: first to full-time, then to permanent part-time and then to intermittent. The bargaining unit member has the right to accept or reject an overtime assignment of this type.

B) The University shall rotate regular overtime opportunities among qualified full-time bargaining unit members within a department or a work unit who regularly perform the work to be assigned on an overtime basis. The University agrees to post and maintain overtime rosters, copies of which shall be sent to the President of the Union on a quarterly basis. Said rosters shall be posted at least monthly on bulletin boards visibly accessible to bargaining unit members in their departments and will include a list of overtime worked and refused. Overtime shall be offered to the bargaining unit members within the department or unit who, on the roster, have the fewest aggregate hours -- worked, refused and credited (12.2.D) -- among those whose job classifications include the work being assigned.

The first overtime opportunity in the new calendar year shall be offered to the bargaining unit member(s) in order of greatest to least seniority. A bargaining unit member who is offered but refuses overtime assignments shall be credited on the roster with the amount of overtime refused.

C) Overtime rosters provided for in Section 12.2.B shall lapse on December 31 of each year and be re-established effective January 1 of the following year.

Should it become apparent that the University has erred by failing to offer overtime to the qualified individual with the smallest aggregate of overtime -- worked, refused and credited (Section 12.2.B) -- the University shall have the opportunity to correct the error by granting the bargaining unit member involved the next normal opportunity for overtime within his/her overtime group. The time period for identifying and correcting overtime assignment errors shall be extended until June 30 of the year following the lapsing of an overtime roster. The University may pay for hours missed if it confirms repeated errors involving the same supervisor and/or bargaining unit member.

D) Any bargaining unit member who is absent on leave without pay, when his/her regular opportunity for overtime occurs, shall be given overtime "absence credit" for purposes of overtime rotation as if he/she had received and accepted the overtime assignment, and this absence credit shall be posted. Absence credit shall not be posted when the bargaining unit
member is on paid leave. The status of a bargaining unit member, new or transferred to a department, shall be to have the highest number of aggregate hours posted.

E) Where overtime is necessary, the bargaining unit member who normally does that job shall be offered the overtime.

12.3 Emergency Overtime:

A) Emergency overtime occurs when the University faces an emergency, declared by the President of the University or his/her designee, and it is necessary for bargaining unit members to respond immediately to the situation. Emergency overtime generally, but not always, requires that the bargaining unit member be “called in” to perform duties outside his/her normal eight (8) hour shift. The University will attempt to notify all qualified bargaining unit members to report for emergency overtime prior to notifying any permanent part-time or intermittent bargaining unit members. Situations involving emergency overtime include snow removal; floods; major failures of electrical, water, or mechanical systems; the absence of a bargaining unit member scheduled to work in an area such as the Central Utility Plant, when state law or regulations require the presence of that bargaining unit member or someone of comparable ability; and other situations where in the judgment of the President of the University or his/her designee emergency conditions require the presence of bargaining unit members on campus. A bargaining unit member shall be required to work overtime when notified of the emergency and then assigned under the provisions of Section 12.3.A. Failure of a bargaining unit member to report for duty when called in to perform emergency overtime, or failure to remain on the job when instructed that the situation involves emergency overtime, shall be an unauthorized absence, and shall be subject to the provisions of Article 7 (“Employee Discipline”).

Any bargaining unit member who does not wish early notification of assignment to emergency may so notify his/her department head, and shall not be telephoned for call-in purposes until the decision is final that the bargaining unit member is to report for emergency overtime duty. Disciplinary action will not be taken under the provisions of this article for bargaining unit members failing to report in for emergency overtime until the Chief Human Resources Officer or his/her designee has met with the bargaining unit member to determine if he/she had a valid reason for failing to report on duty.

B) If in the judgment of the President or his/her designee there are general situations which by definition would constitute an emergency as defined by Section 12.3.A (e.g., failure of an electrical system, predicted snowfall in excess of a certain accumulation, etc.), the President or his/her designee shall prepare a written directive specifying the situation(s) so designated and shall provide copies of the directive to the Union and to bargaining unit members in the department(s) or work unit(s) involved. The purpose of this provision is to seek to standardize, where possible, the designation of emergency situations. In any situation which has not been previously designated by a directive, only the President or his/her designee may declare an emergency situation for the purpose of Section 12.3.A of this Agreement.

C) When a bargaining unit member is called in to work emergency overtime prior to his/her scheduled workday, the bargaining unit member shall have the opportunity to work the regularly scheduled eight (8) hours in addition to the work performed during the additional call-in period. If, conversely, the bargaining unit member wishes to quit work after having worked eight (8) hours from the beginning of the call-in period, and if the University can
spear the bargaining unit member for the remainder of the day, the bargaining unit member shall have the right to quit work after having worked eight (8) hours.

12.4 Call-Back Pay: An employee who is called to report to work and reports outside his/her regularly-scheduled shift shall be paid a minimum of either: 1) five (5) hours at the employee’s total rate of pay or 2) for the actual hours worked at the overtime rate. An employee shall be paid at the greater rate providing such time does not abut the employee’s regular shift. Work which is to be performed by the employee off premises shall not be subject to call back pay, however shall be paid at the applicable overtime rate for the time worked. Call-back pay at straight time is excluded from the overtime calculation.

12.5 Consecutive Overtime: If a bargaining unit member works more than ten (10) consecutive hours, he/she will be offered a thirty (30) minute paid meal break between the tenth and twelfth hour of work. Bargaining unit members called in two (2) or more hours before their normal starting time shall be offered a fifteen (15) minute paid rest break during their first four (4) hours of work. Food will be made available in one or more locations on campus. If a bargaining unit member's position does not permit him/her to leave his/her work station, and if he/she cannot be relieved for the meal break provided in this section, he/she shall have the opportunity to have food delivered to his/her work station.

ARTICLE 13
EVALUATIONS

13.1 Bargaining unit members shall have their performance rated or evaluated once during the first half of the probationary period, once during the second half of the probationary period, and at least once every year thereafter during the month of January to evaluate the previous calendar year’s performance. The deadline for completion of the evaluation process and form shall be no later than February 28 of each year. Failure of Management to comply with this provision shall not have a negative impact on any bargaining unit member. If a bargaining unit member has experienced a change in supervision or has accepted a position that is non-probationary within one (1) month of the evaluation date, the evaluation will be postponed until a supervisor has had at least ninety (90) days to evaluate the employee. The parties may mutually agree to modify the above mentioned timeline. Effective January 1, 2019, the performance evaluation process will be converted to a calendar year and an on-line process with the evaluation form and job descriptions available in the system for the benefit of both supervisor and bargaining unit member. The form to be used for evaluations appears in Appendix D. To facilitate the transition to the calendar year evaluation period those bargaining unit employees with anniversary dates during the last quarter of 2018 (October 1 through December 31) will not need to be reevaluated in January, 2019. All other bargaining unit employees will be evaluated by February 28, 2019, for their performance during calendar year 2018.

13.2 An evaluator will complete an evaluation and will meet with the bargaining unit member during working hours (no later than one (1) hour prior to the end of the bargaining unit member’s shift) to review and discuss the evaluation. The purpose of this meeting is to answer questions concerning the evaluation and to clarify it, and to provide such information as is available and relevant to the evaluation. The bargaining unit member shall have an opportunity to review all document(s) utilized in preparing the evaluation. A record of omission shall be included in each bargaining unit member’s official personnel file and each evaluator’s personnel file and copied to the appropriate reporting channels when the process has not been completed when due.

13.3 The bargaining unit member shall receive and sign the evaluation form electronically after all comments, remarks and changes have been noted. The bargaining unit member's electronic signature certifies that he/she has reviewed the evaluation, but does not necessarily indicate agreement with it. If an
employee’s evaluation declines twenty-five percent (25%) or more, a mandatory meeting shall be required with the Chief Human Resources Officer or his/her designee.

13.4 A bargaining unit member who believes that the procedural requirements of this article have not been met, or who believes that the information upon which an evaluation was based was improper (i.e., erroneous, incomplete, untimely, or irrelevant), may file a grievance under the provisions of Article 9 (“Grievance Procedure”). If the adjustment of the grievance includes a determination that the evaluation was procedurally flawed or based upon improper information, the University will remove the evaluation from the employee's personnel file and will not rely on it for any future personnel action. The University will direct that a new evaluation be completed. If a bargaining unit member disagrees with the judgment of the evaluator, the bargaining unit member may 1) so note on the evaluation form; 2) so note, with comments in the "Employee's Comments" section of the form; and/or 3) forward to the Chief Human Resources Officer or his/her designee within thirty (30) days following the insertion of the evaluation into the personnel file, a written statement expressing disagreement with the evaluation. Comments forwarded to the Chief Human Resources Officer under this provision will be appended to the evaluation form in the personnel file.

ARTICLE 14
VACANCIES, TRANSFERS, AND PROMOTIONS

14.1 Definitions:

A) "Vacancy" is any budgeted permanent full-time or permanent part-time position within the bargaining unit that does not have an incumbent and which the University intends to fill under the terms of this Agreement.

B) "Transfer" is the movement of an employee in the same classification, to a vacancy within the University from one department or work unit to another.

C) "Promotion" is the movement of an employee to a posted vacancy in a classification with a higher pay grade within the University from one department or work unit to another.

14.2 All vacancies that the University determines to fill, as defined in 14.1(A), will be posted in compliance with Section 14.4 within sixty (60) days from the completed employment requisition(s). The parties may mutually agree in writing to waive and/or modify the posting procedure.

14.3 The University shall provide bargaining unit members the first opportunity to be promoted and/or laterally transferred in accordance with Section 14.8.

14.4 The posting described in Section 14.2 will specify whether it is a tested or non-tested position and the period during which interested and qualified bargaining unit members may apply, which period shall be no less than ten (10) working days from the day of posting. All postings will include the date posted. The posting shall also specify the position's title, the department or work unit where the position is assigned, the initial hourly and yearly base rate of pay, the pay grade assigned, the minimum qualifications for the position, the classification specifications, and the date and deadline for applying for the position. The University shall not accept applications submitted after the posted deadline. Copies of all job postings shall be sent to the Union President. All applicants must fully complete an online employment application in order to be considered for any position.
14.5 Operating Procedures: Procedures utilized by the University in the filling of vacant positions appear as Appendix F to this Agreement. Alleged violations of the provisions of Appendix F are subject to review through the first three (3) steps of the Grievance Procedure provided for by Article 9 of this Agreement, but disputes based upon the provisions of Appendix F shall not be subject to grievance arbitration as provided for in Section 9.8 of this Agreement. To the extent that modifications of the provisions of Appendix F are required during the term of this Agreement due to modifications mandated by the Ohio Department of Administrative Services or other applicable state agency, such changes shall be made, in accordance with the provisions of Article 26 (“Separability”).

14.6 Application Procedure:

A) Lateral Transfers by Certified Bargaining Unit Members: Certified employees may apply for a lateral transfer to any vacant tested or non-tested position in the same or lower classification in the same classification series elsewhere in the University by submitting an online application and a written statement of interest to the Chief Human Resources Officer or his/her designee during the period the position vacancy is posted.

B) Non-tested Positions: Any individual who meets the posted minimum qualifications may apply for a non-tested position by submitting an online application and a written statement of interest to the Chief Human Resources Officer or his/her designee during the period the position vacancy is posted.

C) Tested Positions: Employees on the current eligibility list will be referred pursuant to Appendix F and in accordance with Section 14.8. When appropriate, certified employees on the eligibility list may also apply for a vacant position as a lateral transfer pursuant to Section 14.6(A).

14.7 All qualified classified employees, who apply laterally for permanent full-time and permanent part-time bargaining unit positions requiring note taking, will be considered. However, those applicants without a current test on file will be required to take a non-electronic note taking screening test (e.g., shorthand, speed writing, stenotype, etc.). Current in this instance is defined to be within the last twenty-four (24) months of the posting date of the position. A bargaining unit member shall not be required to take, and pass, more than one test to qualify for all positions in each classification, provided that the test was offered during this time period.

14.8 Selection: In filling all permanent full-time or permanent part-time bargaining unit positions, the University will implement the following procedures:

A) A search committee will be formed by the director over the unit in which the vacancy exists (hiring authority). The search committee will be comprised of one person selected by the hiring authority, one appointed by the Union President, and one appointed by Human Resources. All search committee members should be selected on the basis of their knowledge of the vacant position. All search committee members must be permanent University employees. Absent unusual circumstances, search committee members are to be appointed within one (1) week after the hiring authority, Union President and Chief Human Resources Officer are notified they are to make such appointments.

B) Human Resources will forward to the search committee a list of all qualified internal bargaining unit applicants for all promotional/transfer opportunities assigned to pay grades one (1) through seven (7) or pay grades twenty-three (23) through thirty (30).
Human Resources will forward to the search committee a list of all qualified candidates, both internal and external for positions assigned to pay grades eight (8) to seventeen (17), or thirty-one (31) or above.

The committee is responsible for screening the applicants and identifying through interviews the three “most qualified” applicants to be referred to the hiring authority. The committee will use the Standard Search Committee Assessment Form (Appendix E) to rank all applicants.

Bargaining unit members serving a promotional probation may submit a bid for a position; however, they may not be serving such probation at the time the position is offered.

C) Vacancies in classifications assigned to pay grades one (1) through seven (7) or pay grades twenty-three (23) through thirty (30), will be posted as “Promotion/Transfer.” If there are at least four (4) qualified internal candidates for the position, the hiring authority will interview, at a minimum, the top three (3) candidates referred by the screening committee prior to requesting an external candidate list. In cases where an internal candidate is interviewed by the hiring authority and not selected for the position, the candidate will be granted a meeting, if requested, with the hiring authority to discuss a course of action in order to be better prepared for future opportunities.

If there are not at least four (4) qualified internal candidates, the list will be opened to include external candidates; however, the final list must include all qualified internal candidates. Internal qualified applicants with two (2) or more consecutive evaluations with an average rating of less than “Meets Requirements” or “Satisfactory” as noted in Appendix D will be disqualified from consideration for promotional/transfer opportunities. The University and the Union mutually agree that employees will neither be encouraged to apply or not apply for a position solely for the purpose of satisfying numerical requirements for interviews.

The Standard Search Committee Assessment Form must at least include measures for job related experience, education, and the qualifications of the specific job as posted. In the event that applicants are equally qualified, the seniority of the internal applicants will be determinative in making the final selection.

D) Vacancies in classifications assigned to pay grades eight (8) to seventeen (17), or thirty-one (31) or above, will be posted as “Open Competitive.” Current bargaining unit members may apply for these vacancies. If there are at least four (4) qualified internal candidates, at a minimum, the top three (3) internal candidates will be interviewed by the search committee along with the external candidates. The search committee shall review both internal and external candidates using the same “most qualified” criteria (Appendix E). In the review of qualified bargaining unit members applying for vacant bargaining unit positions, the search committee will consider the applicant’s education, related work experience, performance evaluations, length of University service in a position or positions related to the position for which he/she is applying and test score, where applicable. It is the responsibility of the employee who is applying for a position to maintain updated related materials in their personnel file.

Once the candidate pool is ranked, bargaining unit members employed ten (10) or more years will be awarded a ten percent (10%) adjustment, while those non-probationary employees employed less than ten (10) years will receive a five percent (5%) adjustment.
The search committee will then forward, at a minimum, the names of the three (3) top ranked candidates to the hiring authority. In this case the hiring authority must interview all forwarded candidates, but may request additional candidates from the committee in order of ranking.

E) Upon request, the hiring authority will forward to Human Resources a written rationale in support of the selected candidate and the Assessment Forms completed by the search committee. A candidate who was interviewed and not selected may request from Human Resources developmental recommendations. The hiring authority shall supply such within ten (10) work days of the request.

F) Upon request, the Chief Human Resources Officer, or designee, will review the selection rationale documents with the Union.

G) Allegations of procedural impropriety should be immediately reported to Human Resources.

14.9 In compliance with the University’s Affirmative Action policy, job categories and departments will be reviewed. In classifications in which the University can demonstrate under-utilization of protected class members, the University may take remedial action to correct the under-utilization. For Promotional/Transfer Opportunities such steps may include elevating protected class member(s) from off campus onto the same list with internal candidates if the internal list does not contain a sufficiently diverse pool of candidates. Such steps may include special consideration of minority applicants from off campus. The provisions of Article 14 are intended to be in compliance with all applicable federal and state laws. Utilization data must be referenced from the Affirmative Action Plan updated within the most recent twelve-month period. The Search Committee must be informed of such under-utilization prior to beginning a review of candidates.

14.10 No employee shall be deemed eligible for promotion who has not satisfactorily completed his/her designated probationary period.

14.11 Each new employee shall serve a probationary period of one hundred eighty (180) days. Should the initial applicant fail to successfully complete the probationary period, the University may, within one hundred eighty (180) days of awarding the position, repost or select from the remaining pool of applicants for the position from the original posting.

Each employee promoted outside of his/her department or classification series shall serve a probationary period of one hundred eighty (180) days. Each employee promoted within his/her department and classification series shall serve a probationary period of one hundred twenty (120) days.

Any bargaining unit member removed during the promotional probationary period will be relocated back into a position for which he/she is qualified at a rate no less than his/her previous position.

Any bargaining unit member promoted may voluntarily request to return to his/her former classification during the first fifteen (15) working days of his/her probationary period.

14.12 Working Out of Classification:

A) In the instance where a bargaining unit member is temporarily assigned to a higher classification, he/she will receive a pay rate adjustment if he/she works in the higher classification for a continuous period of two (2) weeks or more. The pay adjustment will
increase the employee’s hourly rate of pay by ten percent (10%) or to the starting rate of pay for the higher classification, whichever is greater. The parties agree employees shall normally not be “temporarily assigned” for more than one hundred twenty (120) days in any twelve (12) month period, unless the parties mutually agree to a longer assignment. However, in a situation where a bargaining unit member is “temporarily assigned” to a higher classification due to illness, injury or some other approved leave of absence of another bargaining unit employee, the temporary assignment will last for the duration of the approved leave of absence.

B) It is understood by the parties that if an assignment involves the bargaining unit member being assigned job duties that have a lower pay rate than his/her regular job classification, the bargaining unit member will be paid the wage that he/she earns in his/her regular job classification.

C) In the instance where the bargaining unit member is assigned job duties, in accordance with Section 14.12(A), on a continuous or permanent basis, and these job duties are of a higher classification, the University and the Union may mutually agree to permanently reclassify the bargaining unit member to the higher classification.

D) When a bargaining unit member is assigned to a higher classification, in accordance with Section 14.12(A) or 14.12(B), the University shall provide the directive/assignment to the bargaining unit member in writing before the workcommences.

E) The University may temporarily assign a non-bargaining unit member to a vacancy expected to be less than fourteen (14) weeks in duration. The University may fill any vacancy in this manner no more than once.

F) Allegations of procedural impropriety should be immediately reported to Human Resources.

14.13 In cases where, due to program changes of the University, there is a need for the abolition of a bargaining unit member's job, the University will make a good faith effort to relocate and/or reassign the bargaining unit member affected so that he/she will not experience a reduction in earnings.

The parties agree that the University retains the right to transfer a bargaining unit member into a vacant position in another work area or department when it is deemed that such transfer is in the best interests of the University.

The University will provide its rationale in writing to the Union and bargaining unit member determining that a transfer of a bargaining unit member into a vacant position in another work area or department is in the best interests of the University thirty (30) days prior to the initiation of such an action.

The Parties agree that this section will not be utilized to circumvent the posting and hiring procedure.

14.14 Bargaining unit members shall be allowed necessary time off, with pay, to take tests that are required by the University for bargaining unit positions.

14.15 The University reserves the total and explicit authority to determine when a vacant position exists; to determine whether the vacant position is to be continued, abolished, or transferred to another department or work unit within the University; and to determine the classification of any vacant position. The
University will inform the Union President at least fifteen (15) calendar days before it implements one of the above decisions regarding bargaining unit positions.

14.16 Bargaining unit members who resign shall submit a signed notice of resignation to the Chief Human Resources Officer or his/her designee at least two (2) weeks prior to the effective date of resignation. Once submitted, a notice of resignation cannot be revoked without the consent of the University. Bargaining unit members shall make a reasonable effort to provide the University an earlier notice of intent to resign whenever possible.

14.17 Nepotism: No employee shall be directly supervised by a member of his/her immediate family. "Immediate family" is defined for the purposes of this Section to include: spouse or significant other ("significant other" as used in this Agreement is defined to mean one who stands in place of a spouse and who resides with the employee), child, step-child, grandchild, parent, step-parent, grandparent, great-grandparent, brother, sister, step-sibling, mother-in-law, father-in-law, son-in-law, daughter-in-law, brother-in-law, sister-in-law, legal guardian or other person who stands in the place of a parent.

14.18 Review Committee: Within three (3) months following the execution of this Agreement the Chief Human Resources Officer and the Union President will each appoint two (2) individuals to serve on a vacancy, transfer, and promotion committee. The purpose of the committee will be to review Article 14 and Appendix F of the Agreement along with the requirements of section 124 of the ORC and to make recommendations to the University and the Union regarding revised language of this article including an implementation timeframe. Should both parties agree with the recommendations the University will recommend a Memorandum of Understanding (MOU) to the Board of Trustees and the Union will recommend the MOU to the bargaining unit membership to revise the language contained in Article 14 and Appendix F.

ARTICLE 15
LEAVES

15.1 Definitions: For purposes of Sections 15.2-15.10 the following definitions shall apply

A) **Child**: biological, adopted, foster, stepchild, ward or child of person standing in loco parentis until the end of the month where said child turns 26 or older if incapable of self-care due to disability.

B) **Eligible bargaining unit member**: a bargaining unit member with at least one year of service who has worked at least 1,040 hours in the previous twelve (12) months.

C) **Non-probationary bargaining unit member**: a bargaining unit member not serving an initial/original probationary period.

D) **Immediate family**: spouse, children, parents, or legal guardian.

E) **Parent**: biological or person in loco parentis when employee was a child.

F) **Serious Health Condition**: an illness, injury, impairment or physical or mental condition that involves in-patient care in a hospital, hospice or residential medical care facility, or continuing treatment by a healthcare provider.
G) **Third Medical Opinion:** a medical opinion that is provided when there is a conflict between the first medical opinion provided by the employee’s medical provider and the second medical opinion provided by the employer’s medical examiner. The persons providing the first two medical opinions shall select the person to provide the third medical opinion.

**Sick Leave:**

15.2 It is the expectation of the University and the Union that the utilization of sick leave benefits shall occur when an employee is sick to the extent that he or she is unable to perform their regular job duties. Sick leave shall not be used in place of other paid leaves. The sole purpose of sick leave is to provide income continuance to an employee for time lost due to illness or injury.

If a bargaining unit member is going to be absent for more than five (5) consecutive days for the above-mentioned reason(s), he/she shall be required to provide written verification for the use of leave for the sick leave to be approved. Sick leave is also authorized for an illness in the bargaining unit member’s immediate family when the bargaining unit member's presence is reasonably necessary for the health and welfare of the bargaining unit member or affected family member. A physician’s certification of the family member's illness shall be required if the bargaining unit member is absent for more than three (3) consecutive days. Such certification shall be submitted to the Human Resources Benefits Unit. Whenever possible, the bargaining unit member will inform the department head in advance of scheduled appointments of the employee and immediate family members of the employee with a doctor, dentist or other medical provider when the employee’s presence is reasonably necessary.

If an employee is afflicted or known to be exposed to a contagious disease, and the presence of that employee would jeopardize other employees as determined in writing by a physician through an investigation, that employee shall take sick leave and other pertinent leave.

15.3 Effective the first pay date of July, 2018 each member of the bargaining unit earns sick leave at the rate of four and six tenths (4.6) hours for each eighty (80) hours of service. Sick leave is cumulative without limit. Sick leave balances are available online for all University employees.

15.4 Sick leave may be used for a period of time during which the bargaining unit member is scheduled to work for the University. Bargaining unit members will report all uses of sick leave on the bargaining unit member’s bi-weekly time record. Use of sick leave may be denied if the proper procedures are not followed.

15.5 To the extent permitted by law, where the immediate supervisor reasonably believes an employee is abusing sick leave and notifies the bargaining unit member of such belief, the bargaining unit member may be required to furnish to the Human Resources Benefits Unit a certificate from a licensed physician for any subsequent absences. Any action taken by the University regarding use of sick leave shall not be arbitrary, capricious or discriminatory in nature.

A) Disciplinary action, including removal, may be taken by the University against any bargaining unit member who falsifies documents relating to the application for sick leave. Such action may also be taken against any bargaining unit member who attributes an absence to sick leave but willfully neglects to follow through on the application for such leave.

B) **Pattern Abuse:** The following types or patterns of absence shall constitute pattern abuse: before and/or after holidays; Fridays/Mondays; absence following overtime worked;
continued pattern of maintaining zero or near zero leave balances. If an employee uses sick leave in a clear pattern, per examples noted above, the Chief Human Resources Officer or his/her designee may reasonably suspect pattern abuse. If it is suspected, the Chief Human Resources Officer or his/her designee will notify the employee in writing detailing the reason(s) that pattern abuse is suspected. The notice will also invite the employee to explain, rebut, or refute the pattern abuse claim. Use of sick leave for valid reasons shall not be considered for pattern abuse. Patterns of abuse will be kept in the time frame of the previous twelve (12) months from the date of notification. Any action taken by the University will not be arbitrary, capricious, or discriminatory in nature in all instances.

15.6 To the extent consistent with, or permitted by, federal or state law, a bargaining unit member who is on sick leave not concurrently covered by the Family and Medical Leave Act (FMLA) shall be required to provide to the Human Resources Benefits Unit certification from the bargaining unit member's personal physician that he/she is able to perform the assigned duties of his/her position prior to his/her return to duty.

15.7 To the extent consistent with, or permitted by, federal or state law, the University may require a bargaining unit member who is not taking leave covered by the FMLA to undergo an examination, conducted by a medical provider or licensed psychologist designated and paid by the University, to determine whether or not the bargaining unit member is physically and/or mentally capable of performing the duties of his/her position. The Chief Human Resources Officer or Human Resources Benefits Unit staff member will meet with the bargaining unit member and provide detail as to the reason(s) for requiring a medical examination for work fitness. If the opinion of the bargaining unit member's medical provider or licensed psychologist differs from that of the University's medical provider or licensed psychologist in this matter, and if the University notifies the bargaining unit member it intends to disability separate him/her, the matter may be submitted to arbitration in accordance with the provisions of Article 9. All documented travel and related miscellaneous expenses in excess of five dollars ($5) will be submitted for reimbursement by the employee to the University. The University shall reimburse the employee within ten (10) working days from submission.

15.8 Sick leave charged and reported shall be for actual absence.

15.9 A bargaining unit member appointed during the term of this Agreement who has been employed by the State of Ohio or any political subdivision of the State of Ohio within ten (10) years prior to the effective date of his/her appointment by the University, may transfer to the University up to two hundred sixty (260) hours of accrued but unused sick leave upon certification of the sick leave balance by his/her former employer. For cases of rehired retirees, please refer to Section 29.3.

15.10 If required by the University to submit to a second and/or third medical opinion (see Section 15.1(G)), a bargaining unit member shall not be required to use sick leave to cover the time of his/her absence. All documented travel and related miscellaneous expenses in excess of five ($5) dollars will be submitted for reimbursement by the employee to the University. The University shall reimburse the employee within ten (10) working days from submission.

Leave Without Pay:

15.11 With the approval of the Chief Human Resources Officer or designee, a bargaining unit member may be granted Leave Without Pay in the categories specified below. Where applicable, such leave shall run concurrently with FMLA leave until FMLA leave has been exhausted. Requests for Leave Without Pay will be submitted on a form provided by the University a minimum of one (1) month prior to the requested effective date of leave or at the earliest feasible time. Serious consideration will be given to all requests. A bargaining unit member's seniority will continue to accrue while on all leaves in Section 15.13.
Upon return from any leave in Section 15.13, a bargaining unit member will be restored to the position held prior to the leave or to an equivalent position with equivalent pay, benefits and other employment terms.

A) **Personal:** A bargaining unit member will be granted during the term of this Agreement up to five (5) days of Leave Without Pay for personal reasons and may request additional time for any period up to six (6) months unless such leave will have an adverse effect on scheduled projects or the efficient operation of departmental tasks.

B) **Educational:**

1. A bargaining unit member who wishes to pursue formal education, training, or specialized experience which is related to his/her position at the University may be granted Leave Without Pay for a period of up to two (2) years, when the University agrees that the proposed leave activities will benefit both parties. A bargaining unit member who wishes to pursue formal education or training that is not related to his/her position may be granted Leave Without Pay for a period of up to six (6) months. A bargaining unit member taking Educational Leave Without Pay may maintain his/her insurance coverage by paying the group rate to the University.

2. As a prerequisite to approval of this type of leave, the bargaining unit member must submit a notarized statement saying that he/she will continue his/her employment at the University for at least eighteen (18) months following the completion of such leave. Should the bargaining unit member resign or be removed prior to the completion of the eighteen-month period, he/she will be responsible for repayment to the University for the full cost of any fee remission received at Youngstown State University. Leave recipients who fail to return to the University for the specific period following the completion of the leave will be permitted to arrange a schedule of repayment over a period not to exceed two (2) years.

3. A bargaining unit member may return to active pay status earlier than originally scheduled if the return is mutually acceptable to the University and the bargaining unit member. The University may cancel the leave and direct the bargaining unit member to return to active pay status if the leave is not being used for the intended purpose. The bargaining unit member shall receive written notification of such action.

C) **Employee Medical:** A bargaining unit member whose absence due to a serious health condition exceeds accrued sick leave and is not eligible to receive FMLA leave may take Employee Medical Leave Without Pay for up to twelve (12) weeks less any accrued sick leave used, unless otherwise required by law. The University may require medical certification and/or a second or third opinion (see Section 15.1 (G)) to support a leave of this type. When a bargaining unit member uses Employee Medical Leave Without Pay to receive inpatient or outpatient treatment from a medical provider, or to visit a doctor, dentist or other medical provider, he/she shall provide to the Chief Human Resources Officer or his/her designee written verification of the visit in order for the Employee Medical Leave Without Pay to be approved. Whenever possible, the bargaining unit member will inform the department head one (1) week in advance of such scheduled visits. If the University receives within the period of either FMLA leave or Employee Medical Leave Without Pay medical evidence from its physician and/or the bargaining unit
member's physician that indicates the bargaining unit member is expected to be able to substantially and materially perform his/her duties by a specified date that is no later than one (1) year from the last day on the job, a request for extension of Medical Leave Without Pay will be considered.

1. A bargaining unit member on this type of leave will receive all group insurance on the same basis as employees in active pay status, provided that any non-self-insured coverage obtained from an outside carrier for which the University and/or the employee pay premiums to that outside carrier permits coverage for persons who are not in active pay status.

2. Accrued unused paid leaves shall be utilized by the employee prior to the use of any unpaid Employee Medical Leave.

3. A bargaining unit member on this type of leave, with the approval of the appointing authority or designee, may take reduced or intermittent leave to reduce the usual number of hours per day or work week.

D) **Family Medical:** A bargaining unit member who has exhausted accrued sick leave and is not eligible to take FMLA leave may take Family Medical Leave Without Pay for up to twelve (12) weeks, less any accrued sick leave used, to care for a child, spouse or parent who has a serious health condition. The University may require medical certification and/or a second or third opinion (see Section 15.1 (G)) to support a leave of this type. Such certificate shall be submitted to the Chief Human Resources Officer or his/her designee. When a bargaining unit member uses Family Medical Leave Without Pay for a family member to receive inpatient or outpatient treatment by a medical provider, or to visit a doctor, dentist or other medical provider, he/she shall provide to the Chief Human Resources Officer or his/her designee written verification of the visit in order for the Family Medical Leave Without Pay to be approved. Whenever possible, the bargaining unit member will inform the department head one (1) week in advance of such scheduled visits.

1. A bargaining unit member on this type of leave will receive all group insurance on the same basis as employees in active pay status, provided that any non-self-insured coverage obtained from an outside carrier for which the University and/or the employee pay premiums to that outside carrier permits coverage for persons who are not in active pay status.

2. Accrued unused paid leaves shall be utilized by the employee prior to the use of any unpaid Family Medical Leave.

3. A bargaining unit member on this type of leave, with the approval of the appointing authority or designee, may take reduced or intermittent leave to reduce the usual number of hours per day or work week.

E) **Worker's Compensation:** A bargaining unit member who chooses to receive compensation from the Bureau of Worker's Compensation instead of using sick leave will be considered to be on a medical leave without pay as specified in 15.11.C. Bargaining unit members governed by this section will receive all group insurance on the same basis as employees in active pay status, provided that any non-self-insured coverage obtained
from an outside carrier for which the University and/or the employee pay premiums to that outside carrier permits coverage for persons who are not in active pay status.

F) **Child Care Leave:**

1. **Biological Mother:** Once a female bargaining unit member is certified by her physician to be medically capable of performing her regular duties, she may take Child Care Leave Without Pay for a period not to exceed six (6) months.

2. **Biological Father:** Upon the birth of his child, a male bargaining unit member may take Child Care Leave Without Pay for a period not to exceed six (6) months.

3. **Adoptive Parents:** Upon the adoption of a child, a bargaining unit member may take Child Care Leave Without Pay for a period not to exceed six (6) months.

4. **Foster Parents:** Upon the arrival of a foster child, an eligible bargaining unit member may take Child Care Leave Without Pay for a period not to exceed twelve (12) weeks.

5. If applicable, Child Care Leave shall run concurrently with any FMLA leave.

6. To the extent permitted by law, written application for Child Care Leave will be submitted to the Chief Human Resources Officer or his/her designee no later than thirty (30) days prior to the effective date for such leave and must specify the anticipated duration of the leave. In case of an application for Child Care Leave by an adoptive or foster parent, this thirty (30) day requirement will be waived. In the case of Child Care Leave related to pregnancy, the request shall be accompanied by a statement from the attending physician giving the expected date of delivery. In such cases where the expected delivery changes or complications arise, the thirty (30) day requirement will be waived.

7. During the period of Child Care Leave, the bargaining unit member is deemed to be temporarily relieved of his/her duties.

8. While on Child Care Leave, the bargaining unit member will receive all group insurance benefits on the same basis as employees in active pay status provided that any non-self-insured coverage obtained from an outside carrier for which the University and/or the employee pay premiums to that outside carrier permits coverage for persons who are not in active pay status.

9. **Vacation/Sick Leave Substitution:**

   a) **Six (6) Month Leave:** Vacation may be used concurrently with all or a portion of the six-month Child Care Leave, but may not be used consecutively with the Child Care Leave. Sick leave may be used concurrently with all or a portion of the first twelve (12) weeks of the six (6) month Child Care Leave, but may not be used consecutively with the Child Care Leave.
b) **Twelve (12) Week Leave:** Vacation and/or sick leave may be used concurrently with all or a portion of the twelve (12) week Child Care Leave, but may not be used consecutively with the Child Care Leave.

10. An eligible bargaining unit member on Child Care Leave, with the approval of the appointing authority or designee, may take reduced or intermittent leave to reduce the usual number of hours per day or work week.

**Leave With Pay:**

15.12 **Training Leave:** A bargaining unit member who is directed by the University to engage in specified training and/or education as a condition of continued employment will be maintained in a regular pay status for the duration of such training. If required training exceeds a 40-hour work week, a bargaining unit member will be paid for all compensable hours beyond the 40-hour work week on an overtime basis according to the provisions of Article 12.

15.13 **Administrative Leave:** The University may place a bargaining unit member on administrative leave with pay when such leave is to be used in circumstances where the health or safety of an employee, or of any person or property entrusted to the employee’s care, could be adversely affected. The University agrees that such action shall not be arbitrary or capricious. Compensation for administrative leave will be equal to the employee’s total rate of pay. The length of such leave is solely at the discretion of the appointing authority, but shall not exceed the length of the situation for which the leave was granted.

15.14 **Legal Leave:** Bargaining unit members will be granted leave with pay to fulfill court or jury duty obligations when subpoenaed by the United States, the State of Ohio, or a political subdivision thereof including hearings held by Worker’s Compensation and the State Personnel Board of Review. The subpoena or other written notification verifying the necessity of such leave will be presented to the bargaining unit member’s immediate supervisor as soon as possible. The University has the right to adjust work schedules within a department to maintain operations when an employee is absent on legal leave. A bargaining unit member scheduled to work an afternoon or evening shift may request transfer to day shift during the period of legal leave. The University will grant such requests. A bargaining unit member who is excused from legal leave after having served less than three (3) hours will report to work for the balance of his/her shift. Any compensation received from a court or other judicial or quasi-judicial body may be kept by the employee. No bargaining unit member will be paid for court appearances related to his/her personal matters such as traffic violations, divorce proceedings, custody hearings, etc. These absences will be accounted for by the utilization of vacation time, compensatory time, personal days or leave without pay.

**Other Leaves:**

15.15 **Military Leave**

   A) Eligible bargaining unit members shall be entitled to receive military leave under the federal and Ohio Uniformed Services Employment and Re-employment Rights Act (USERRA) to fulfill short-term (i.e., 31 consecutive calendar days or less) and extended (i.e., more than 31 consecutive calendar days) duty obligations and to obtain reinstatement after completing such service obligations.

   B) Employees will be permitted to continue the health benefit coverage during their leaves of absence that would have been in effect had they remained in active status, providing that any applicable employee premium contributions continue to be paid after six months of
activation in accordance with Article 3 (Pay) and provided further that any non-self-insured coverage obtained from an outside carrier for which the University and/or the employee pay premiums to that outside carrier permits coverage for persons who are not in active pay status.

15.16 FMLA Leave: FMLA leave shall run concurrently with any paid leave of absence available to a bargaining unit member for care and treatment of such serious health condition unless otherwise specified by this Article. Sick leave accrual must be exhausted before taking an unpaid FMLA leave. Eligible bargaining unit members shall be entitled to receive leave under the Family and Medical Leave Act (FMLA) to receive care for: (a) birth of a child and to care for the newborn child; (b) placement of a child with the bargaining unit member for adoption or foster care; (c) a bargaining unit member’s own serious health condition (including pregnancy) or to care for the bargaining unit member’s child, spouse, or parent with a serious health condition; (d) qualifying exigency arising out of the fact that the bargaining unit member’s spouse, child, or parent is a covered military member on active duty, or has been called to active duty, in support of a contingency operation; (e) or care for a covered service member with a serious injury or illness if the bargaining unit member is the spouse, child, parent, or next of kin of the service member. The University shall administer FMLA leave in accordance with law.

15.17 Emergency Sick Leave Reserve:

A) Establishment:

1. Each bargaining unit employee who has completed his/her initial hire probationary period may donate a minimum of 16 hours, up to a maximum of 40 hours, of his/her accumulated sick leave to the Emergency Sick Leave Reserve (ESLR) during the enrollment period. Enrollment periods will be from September 1 through September 30 of each academic year. An employee who was not eligible during the enrollment period will have four (4) weeks in which to enroll after completing his/her probationary period. Participation shall be voluntary. The donated hours are not returnable.

2. For purposes of this policy, the year will run from September 1 through the following August 31.

B) Operational Procedures:

1. Use of hours from the ESLR will be limited to those individuals who have donated (and, when necessary as determined by the ESLR Committee, are continuing to donate) to the bank. The ESLR Committee will meet each year between August 15 and August 31 to establish the amount of donation for the forthcoming year. This amount may be less than sixteen hours and may be zero if the ESLR Committee determines that there is sufficient balance in the bank for that year. During the year, the ESLR Committee may declare an emergency and ask bank members to donate an additional amount to keep the bank solvent. Such additional amounts will not count toward the following year’s donation. Unused days from one year will be advanced to the next.

2. Use of hours from the ESLR will be limited to medical conditions of a non-routine nature. Use of hours will not be considered in lieu of Child Care Leave, for instance, but could be granted in cases of the inability of the employee to return to work after completion of Child Care Leave due to medical complications after the
birth of a child. Hours from the ESLR may be requested for the use of the bank member and/or due to illness/injury of the member’s spouse or dependent children, or any other person in the bank member’s immediate family, as defined by Section 15.1(D). A physician’s statement must accompany the application in order to be considered. The application form and physician’s statement are to be forwarded to the Chief Human Resources Officer. Upon receipt of all information, the ESLR Committee will make a decision within ten (10) working days.

3. Use of hours from the ESLR will be considered only after the bank member has exhausted all of his/her accrued vacation time and sick leave.

4. In any two-year period, the maximum number of hours that an eligible member may borrow is the number of hours the employee is scheduled to work each pay period not to exceed three months.

5. In the event the ESLR is disbanded, unused hours will be returned to participating members on a pro-rated basis.

C) Emergency Sick Leave Reserve Committee:

1. The ESLR will be operated on a voluntary basis consistent with state law. A committee shall be formed to administer the ESLR and to provide the information whereby the Chief Human Resources Officer or his/her designee will keep the records. This committee shall be empowered to adopt rules and regulations and to make decisions required to administer the ESLR, consistent with the terms of the Agreement. This committee will be entitled the “Emergency Sick Leave Reserve Committee” (hereafter the ESLR Committee) and shall be composed of three (3) members appointed annually as follows:

   a) One member designated by the president of YSU-ACE
   b) One member designated by the Chief Human Resources Officer
   c) A bank member selected by the above two members

2. During its August meeting, the ESLR Committee will choose a chairperson from among its three members. The Chairperson will be rotated annually.

3. Should a vacancy occur on the ESLR Committee, a replacement for the vacant position shall be appointed by the authority making the original appointment.

4. The ESLR Committee will be responsible for developing the forms, if any, needed to operate the ESLR.

5. The ESLR Committee shall, during August of each year, review and amend (if necessary) the bank’s rules and regulations. All members and potential members will be notified of any changes before the beginning of the new enrollment period.

15.18 Bereavement Leave: Four (4) consecutive days of paid bereavement leave will be granted to a bargaining unit member at the total rate of pay upon the death of the employee’s spouse, child, parent, legal guardian, sibling or in-laws (mother, father, sister, brother). Two (2) consecutive days of paid bereavement
leave will be granted to a bargaining unit member at the total rate of pay upon the death of the employee’s grandparent, spouse’s grandparent. Should the Bereavement Leave abut any regularly scheduled days off the paid bereavement leave period shall not be extended beyond two or four day total. Bereavement leave will also be granted in the case of a stillbirth condition.

If the death is the employee’s aunt or uncle the employee is entitled to one (1) day of bereavement leave at the total rate of pay.

Part-time and Intermittent bargaining unit members will receive bereavement leave with pay for the hours that they are normally scheduled to work pursuant to the limits in the article.

The University may grant additional use of sick, personal/sick conversion or vacation leave or leave without pay to extend the bereavement leave. The leave and the extension may be subject to verification.

15.19 Emergency Service Leave: A bargaining unit member who is an EMT-basic, EMT-I, first responder, paramedic, or volunteer firefighter will receive up to forty (40) hours of leave with pay each calendar year to use during those hours when the employee is absent from work in order to provide emergency medical service or fire-fighting service. In order to be eligible, a bargaining unit member will submit to his/her supervisor a written notification signed by the chief of the volunteer fire department, or medical director, with which the employee serves. Such paid leave shall be available during the term of this Agreement only to the three most senior eligible bargaining unit members, based upon the University’s seniority list, employed on or before August 16, 2011. All other bargaining unit members may be granted such leave without pay or vacation leave not to exceed forty (40) hours each calendar year. The University will waive any notice requirements for using vacation leave for this purpose, provided operational necessity is not impaired.

A) “Emergency medical service,” “EMT-basic,” “EMT-I,” “first responder,” and “paramedic” have the same meanings as in section 4765.01 of the Ohio Revised Code.

B) “Volunteer firefighter” has the same meaning as in section 146.01 of the Ohio Revised Code.

15.20 Transitional Work Programs: The University and the Union may mutually develop transitional work programs designed to encourage a return to work by an employee receiving Workers’ Compensation benefits. During the time an employee is in a transitional work program, the employee will be assigned duties which the employee is capable of performing based upon the recommendation of the employee’s attending physician.

15.21 Emergency Leave:

A) A bargaining unit member may utilize paid Emergency Leave if able to document his/her inability to report (e.g. accident, etc.) in the event the University cancels classes and employees who are deemed essential personnel are required to work in accordance with Section 12.3. (Use of such leave is limited to one (1) day per contract year.)

B) In the event that a Level 3 emergency is declared by the governmental entity in which the employee resides, the employee will be granted the use of paid leave or excused leave without pay up to his/her regularly scheduled hours.
15.22 Maternity/Parental Leave:

A) Maternity leave is the authorized absence of a female bargaining unit member to receive treatment for pre-delivery medical issues, recover from childbirth and to care for and bond with the newborn. The University shall provide up to six (6) weeks of paid maternity leave to each birth mother. Maternity leave may be taken at any time during the pregnancy for the care and treatment of pre-delivery medical issues, during childbirth, and immediately afterwards. Application shall be made in writing to the department head and to the Chief Human Resources Officer at least thirty (30) days prior to the effective date for such leave, or as soon as practicable if medically necessary, and such request shall state the anticipated duration of the leave. At the end of maternity leave, the mother may take paid or unpaid parental leave or unpaid maternity leave permitted by law. Mothers must take paid maternity, unpaid maternity and parental leaves consecutively and concurrently with available FMLA leave or other maternity leave required by law.

B) Parental leave is the authorized absence of a birth mother, biological father, or adoptive parent to be used following the birth or adoption of a child and to care for and bond with the child. The University shall provide up to three (3) weeks of paid parental leave. If more time is needed, accumulated sick leave can be used. Paid parental leave and accumulated sick leave should be used concurrently with available FMLA leave. Should parental leave and accumulated sick leave be exhausted, available unpaid Family Medical Leave can be used for this purpose. Application shall be made in writing to the department head and to the Chief Human Resources Officer at least thirty (30) days prior to the effective date for such leave, and such request shall state the anticipated duration of the leave. Employees may elect to receive two thousand dollars ($2000) in taxable income (i.e., subject to withholding) for adoption expenses in lieu of receiving the paid leave benefit provided under this section. Payment may be requested upon placement of the child in the employee’s home. If the child is already residing in the home, payment may be requested at the time the adoption is approved.

C) Both Maternity and Parental leaves shall run concurrently with Child Care leave noted in Section 15.11.F.

15.23 Personal Leave: Effective the first pay date of July, 2018, full time bargaining unit employees may convert up to six (6) days of accrued but unused sick leave per fiscal year for personal reasons not necessarily associated with an illness or injury to the employee or an immediate family member. Effective the first pay date of July, 2019, full time bargaining unit employees may convert up to five (5) days of accrued but unused sick leave per fiscal year for personal reasons not necessarily associated with an illness or injury to the employee or an immediate family member. Effective the first pay date of July, 2020, and thereafter full time bargaining unit employees may convert up to four (4) days of accrued but unused sick leave per fiscal year for personal reasons not necessarily associated with an illness or injury to the employee or an immediate family member.

Effective the first pay date of July, 2018, part time bargaining unit employees may convert up to 3 days of accrued but unused sick leave per fiscal year for personal reasons not necessarily associated with an illness or injury to the employee or an immediate family member. Effective the first pay date of July, 2019, part-time bargaining unit employees may convert up to 2.5 days of accrued but unused sick leave per fiscal year for personal reasons not necessarily associated with an illness or injury to the employee or immediate family member. Effective the first pay date of July, 2020, and thereafter, part-time bargaining unit employees may convert up to 2 days of accrued by unused sick leave per fiscal year for reasons not necessarily associated with an illness or injury to the employee or immediate family member.
Employees shall provide seven (7) days’ notice to the appropriate department head/supervisor for the use of personal/sick leave conversion days. In the event of a family emergency, unforeseen family obligations, or similar emergency situations, personal/sick leave conversion days may be requested and such requests shall not unreasonably be denied. Personal/sick leave conversion days shall not be scheduled for those days or weeks for which vacation time is not permitted. Any accrued unused personal leave at the end of the last pay date in fiscal year 2018 shall convert to sick leave effective the first pay date of fiscal year 2019. Bargaining unit employees may utilize personal leave in one-half (1/2) hour increments.

ARTICLE 16
LAYOFF AND RECALL

16.1 Whenever it becomes necessary to lay off (reduce in force) bargaining unit employees, the University will follow the procedures found in RC 124.321 to 124.327 and the provisions of the Ohio Administrative Code (Chapter 123:1-41) that are applicable to state supported universities. The only exceptions are that the parties have agreed to allow for the possibility of a voluntary reduction in force in Section 16.4 and extended recall rights for bargaining unit employees laid off during the term of this Agreement in 16.8. The University will also follow the procedure found in OAC 123:1-41-09 to compute retention points. Bargaining unit employees may be laid off as a result of a reorganization for the efficient operation of the University, as a result of a lack of funds, or as a result of a lack of work.

16.2 At least one (1) week prior to the University issuing layoff or displacement (bumping) notices the Union will be afforded the opportunity to meet with representatives of the University in order to discuss the layoff and displacement procedure and employee retention points.

16.3 Individual Notification: Each bargaining unit employee who may be laid off or displaced will be given fourteen (14) days advance written notification by the University. Such written notice must be hand delivered or mailed by certified mail to the employee’s last known address on file within the official personnel file of the University. The date the letter is mailed shall be the first day of the fourteen (14) day period provided that the notification is mailed. If the aforementioned efforts are taken to notify the employee, such notice shall be considered complete regardless of whether the employee actually receives the notice.

16.4 Voluntary Reduction in Force: When the University determines to reduce the work force, other employees within the affected classifications may volunteer, in writing, to be reduced in force (laid off) without consideration of retention points. If granted by the University, the Office of Human Resources shall report to the Ohio Department of Job and Family Services that it has “laid off” the employee and shall not contest the employee’s eligibility for unemployment compensation. Nothing in this section shall be construed to constitute a waiver of such employee’s recall rights unless the employee voluntarily waives such recall rights in writing. The ability to volunteer to be reduced in force may be exercised during the fourteen (14) day notice period referenced in Section 16.3 above. The fourteen (14) day notice requirement of reduction in force shall be waived for employees granted voluntary reduction in force.

16.5 Prior to any reduction in force of bargaining unit employees due to one or more reasons as described in Section 16.1, the University agrees to first stop scheduling temporary and intermittent non-bargaining unit employees and intermittent bargaining unit employees, in that order, who are in the affected classification(s). After the aforementioned action has been taken and if additional reductions are still
required, the University will follow the order of layoff of employees as listed below until such a time whereas no further reductions are needed:

A) Probationary Part-time Bargaining Unit Employees in the affected classification(s) who have not completed their probationary period or six months of continuous service in the position, whichever is longer.

B) Permanent Part-time Bargaining Unit Employees in the affected classification(s) who have completed their probationary period or six months of continuous service in the position, whichever is longer.

C) Probationary Full-time Bargaining Unit Employees in the affected classification(s) who have not completed their probationary period or six months of continuous service in the position, whichever is longer.

D) Permanent Full-time Bargaining Unit Employees in the affected classification(s) who have completed their probationary period or six months of continuous service in the position, whichever is longer.

16.6 Out Placement: When an employee has been reduced in force, the University agrees to assist the employee by offering the employee career counseling, resume writing services and tuition remission (employee only), including instructional and general fees, for a period not to exceed eligibility for recall.

16.7 The University agrees not to utilize non-bargaining unit member employees, contract workers, occasional service employees, intermittent employees or student employees in a manner that violates any provision of this agreement for the duration of the recall period.

16.8 Recall Rights: Employees who are laid off or displaced during the term of this collective bargaining agreement shall remain on the appropriate recall list for the classification from which they were laid off for the longer of two (2) years or the term of this Agreement, expiring August 15, 2020.

ARTICLE 17
VACATION

17.1 Each full-time and part-time member of the bargaining unit will earn annual vacation leave according to his/her number of years of service with the University. However, any full-time or part-time bargaining unit member who had been earning vacation leave before August 16, 2011, according to his/her years of service with the University and the State of Ohio’s political subdivisions will continue to earn vacation based upon the combined service time. Furthermore, total service for purposes of calculating vacation hereunder will also include active duty in the U.S. Armed Forces as well as Reserve Duty and National Guard Units as delineated on the employee(s) Department of Defense (DD) 214 or Certificate of Release or Discharge from Active Duty rounded to the nearest full year. If less than six months of service as noted above, he/she will be credited with the actual amount of prior service.

Vacation accrual shall be credited as follows for full-time employees:
<table>
<thead>
<tr>
<th>Length of University Service</th>
<th>Hours Earned per 80 Hour Pay Period</th>
<th>Annual Amount per 2080 hours</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 6 months</td>
<td>None</td>
<td>None</td>
</tr>
<tr>
<td>6 months but less than 7 years</td>
<td>3.1 hours</td>
<td>80 hours</td>
</tr>
<tr>
<td>7 years but less than 13</td>
<td>4.6 hours</td>
<td>120 hours</td>
</tr>
<tr>
<td>13 years but less than 22</td>
<td>6.2 hours</td>
<td>160 hours</td>
</tr>
<tr>
<td>22 years or more</td>
<td>7.7 hours</td>
<td>200 hours</td>
</tr>
</tbody>
</table>

Vacation will be earned on a prorated basis for part-time employees. Any bargaining unit member who had been earning more vacation based upon the 2008-2011 vacation accrual schedule than he or she will earn under the current vacation accrual schedule will not experience a reduction in his or her vacation accrual rate. Instead the bargaining unit member will continue to accrue at the higher rate until such time as his length of service and hours earned per pay period come into alignment with the new vacation accrual schedule. For example, a full-time employee with five (5) or more years of service will continue to earn 4.6 hours per pay period until he or she completes thirteen (13) years of service, at which time he or she will begin earning 6.2 hours per pay period.

Newly hired members of the bargaining unit do not earn and may not take vacation during their first six months of service at YSU. On the six-month anniversary of employment a full-time employee shall be credited with forty (40) hours of accrued vacation, and on the first anniversary of employment a full-time employee shall be credited with an additional forty (40) hours of accrued vacation, to be taken in accordance with the provisions of this article. Vacation is accrued each pay period per the schedule noted above. Prior YSU service will be recognized for placement on the accrual schedule. In no case will an employee be permitted to use vacation while on an initial/original probation. Members of the bargaining unit who are employed at the University with a record of one (1) year or more of prior YSU service that counts for vacation accrual immediately begin to earn vacation based upon length of prior YSU service; such vacation may be taken after the employee completes his or her initial/original probationary period, in accordance with the provisions of this article. An employee must be in active pay status at least 80 hours in a pay period in order to accrue the total designated vacation hours for that pay period. Vacation leave may accumulate to a maximum of that earned in two (2) years of service. Vacation in excess of this maximum is eliminated from the bargaining unit member's vacation leave balance, except that members of the bargaining unit who had vacation balances above the current maximum before July 1, 2015, shall be permitted to draw down their vacation leave balance below the maximum level, provided that: (1) the member of the bargaining unit uses all of the vacation leave accrued during that particular year and each year thereafter; and (2) the bargaining unit member uses at least forty (40) hours of vacation time above the accrual during each year until the balance falls below the maximum level. Thereafter, the bargaining unit member shall be subject to the rules and conditions under Section 17.9 of this Article for cash payout upon reaching the maximum amount allowed. Each member of the bargaining unit will receive a report of his/her vacation balance and maximum permitted amount of accrued vacation each pay period.

Excluding members of the bargaining unit who had vacation balances above the current maximum before July 1, 2015, if an employee’s vacation leave credit has reached the maximum amount allowed or will reach the maximum amount allowed during the next pay period, and the employee has been denied the use of vacation leave, the employee will be paid for the amount of leave that was requested and denied. Employees who have balances exceeding the pre-July 1, 2015, maximum and are attempting to draw down their balances to the new maximum will be eligible to receive a cash payment if their supervisor denies the vacation leave if: (a) the employee submits a vacation plan in accordance with Section 17.2 and has that plan accepted by the supervisor; (b) the employee’s supervisor directs that the approved vacation listed in the plan be cancelled; and (c) the cancellation is approved by the Chief Human Resources Officer or
designee. Employees are entitled to payment not to exceed the amount of vacation denied during a specific pay period. In order for payment to occur, employees must request such payment and the denial of vacation must have occurred during the preceding twelve (12) months. Any vacation leave for which an employee receives payment shall be deducted from the employee’s vacation leave balance.

If a vacation request is denied, the University agrees to make every effort to grant the employee’s vacation request(s) during the fiscal year in which the request was initially denied.

17.2 The department head may establish a system whereby the bargaining unit member(s) in the department shall have the opportunity each year to indicate the times they wish to be on vacation. Absent unusual circumstances, a department will not change its system later than October 15 of any year for vacation scheduling in the following calendar year. The department head shall specify in writing those times in the year, if any, when the schedule of activities restricts the number of staff who can be absent on vacation. Similarly, the department head may specify times of the year when it is desirable from an operational viewpoint for staff to take vacation. The system shall provide that the bargaining unit member with the greatest University seniority shall have first choice of vacation time, the bargaining unit member with the second greatest seniority shall have second choice, etc. The deadline for vacation sign-up shall be November 15 for vacations to be scheduled the next calendar year. The University will make a good faith effort to grant vacation requests for bargaining unit members who do not sign up prior to November 15 or who subsequently desire to change their scheduled vacation.

17.3 Once a departmental vacation schedule has been developed for the office, it shall be posted in the department.

17.4 If a sign-up system is not in place, vacation requests may be granted on a first come, first served basis. In the event two (2) or more bargaining unit members submit their requests simultaneously, the bargaining unit member with the highest University seniority will be granted the vacation.

17.5 Bargaining unit members going on vacation should submit a signed “Request for Leave” form two (2) weeks prior to the beginning of the vacation period. When a bargaining unit member is requesting vacation not previously approved, the University will make a good faith effort to approve the request. In no circumstance will a response for vacation request be denied after five (5) working days of receipt of such request by the employee’s supervisor. If the response is not given within five (5) working days, such vacation request shall be granted. A bargaining unit member who is hospitalized while on vacation may convert the period of hospitalization from vacation to sick leave by providing the University with documentation of hospitalization upon his/her return. If a member of his/her immediate family dies while a bargaining unit member is on vacation, up to four (4) days of vacation may be converted to bereavement leave in accordance with Section 15.18, provided the University may require documentation of the death in the family and the bargaining unit member’s attendance at the funeral.

17.6 If an employee receives written approval for vacation and the approval is subsequently recalled, the employee will be reimbursed, upon submission of appropriate evidence, for any non-refundable costs incurred as a result of canceling an approved vacation leave or being called to work from his/her vacation.

17.7 The parties agree that the University retains the right to reschedule vacation in the event of serious and unanticipated problems. Before a vacation is rescheduled, the cognizant Principal Administrative Officer (President, Executive Vice President, Provost) will meet with the bargaining unit member to discuss the matter, and will make an effort to make alternate arrangements to permit the bargaining unit member to take the vacation as scheduled.
17.8 A bargaining unit member going on vacation may be paid for the vacation period in advance of the regular payday on which he/she would normally be paid for the vacation period, providing the bargaining unit member has submitted the request in writing on a form to be provided by the University a minimum of fifteen (15) days prior to the effective date of the vacation. Advance vacation pay shall be available to a bargaining unit member for a minimum period of one (1) week of vacation and only twice during any calendar year. The advance pay will be available to the bargaining unit member at the Payroll Office at the end of the bargaining unit member's last working day prior to going on vacation. The advance vacation pay will be deducted from subsequent paycheck(s) on which the bargaining unit member would have received pay for the vacation period if the bargaining unit member had not chosen advance vacation pay.

17.9 Upon termination of employment, payment for accrued but unused vacation leave shall be made at the member's rate of pay at the time of termination, subject to the accrual and maximum accumulation limits stated in this article and up to a maximum accumulation of two (2) years unless the bargaining unit member is drawing down any excess vacation accumulation in accordance with Section 17.1 of this Article and provided the member had at least one (1) year of continuous service with the University.

17.10 In the event of a bargaining unit member's death, any earned but unused vacation for which the member was eligible to be compensated up to a maximum accumulation of two (2) years, unless the bargaining unit member is drawing down any excess vacation accumulation in accordance with Section 17.1 of this Article, will be paid at the rate of pay at the time of death to the next of kin or the estate of the deceased member.

17.11 Permanent part-time bargaining unit members who hold concurrent intermittent position(s) will accumulate vacation leave based on all hours in active pay status.

17.12 Annually, in the month of September, the Chief Human Resources Officer shall allow bargaining unit employees to carry forward the balance up to the limits specified in Section 17.1 with respect to the unused balance of vacation credit.

ARTICLE 18
HEALTH AND SAFETY

18.1 The parties agree that it is the goal of the University and the Union that the University be a place in which bargaining unit members enjoy a safe and healthful environment. To accomplish this, the University will endeavor to assure compliance with all federal, state, and local statutes pertaining to health, safety, and the environment. The University shall make available to the Union a copy of all final reports relating to health or safety reviews conducted by state or federal agencies. Both parties recognize that it will be the University’s responsibility to provide all bargaining unit members the necessary training, equipment, and written procedures necessary to conduct their job in a safe and healthful manner. Both parties also recognize that it will be the bargaining unit member’s responsibility to follow University health and safety policies which may include the wearing of personal protective equipment and the mandatory attendance of training seminars. It is understood that all mandatory training will be offered in accordance with Section 15.12 of this Agreement. It is further recognized that any violation of University safety policies by bargaining unit members may result in disciplinary action by the University.

18.2 In order to assure the Union an opportunity to provide input on matters related to safety, the President of the Union shall designate three (3) bargaining unit members to serve on the University Safety Committee each year.
The charge of the Committee is advisory. The Committee is to review safety incidents that occur on campus, report to and consult with the Director of Environmental and Occupational Health and Safety regarding hazards, recommend the abatement of hazards and recommend education programs.

Members of the Safety Committee shall be allowed paid time off from their regular work while attending Committee meetings.

18.3 If a bargaining unit member feels that he/she has been assigned to work under unsafe or unhealthful conditions, he/she shall report the situation immediately to his/her supervisor. If the bargaining unit member disagrees with the supervisor's response to the situation, he/she may report the situation to the Director of Environmental and Occupational Health and Safety or his/her designee. The bargaining unit member(s) shall not be required to continue performing the duties in question pending the inspection by the Director of Environmental and Occupational Health and Safety or his/her designee, but may be assigned other duties. The bargaining unit member(s) shall not leave the campus. The Director of Environmental and Occupational Health and Safety or his/her designee shall inspect the situation immediately and deliver a verbal report on the scene, to be followed by a written report of the situation within three (3) days. The Director of Environmental and Occupational Health and Safety or his/her designee shall be empowered to order the immediate halt of any operation or activity which in his/her judgment is unsafe or unhealthful.

18.4 The University will continue to provide optional safety training courses to members of the bargaining unit; those enrolled in such courses will be on active pay status if they are scheduled to work during the time the course is taught.

18.5 All recommendations of the Safety Committee shall be responded to by the Director of Environmental and Occupational Health and Safety or his/her designee, in writing, indicating whether the recommendations will be implemented or rejected. If the recommendation is rejected, the response will indicate reasons for rejection. If the recommendation is approved, the response will indicate the approximate date of implementation.

18.6 The University retains the right to regulate smoking in all University facilities in order to promote the parties’ goal of a safe and healthful workplace. Issues relating to smoking will be subject to the University’s policy 3356-4-01 Smoke and tobacco free environment.

ARTICLE 19
NON-DISCRIMINATION

19.1 Both the University and the Union recognize their respective responsibilities for non-discrimination under federal and state constitutions, codes and statutes. Therefore, both parties hereby reaffirm their legal and moral commitments not to discriminate unlawfully in any manner because of race, color, religion, national origin, gender, age, marital status, sexual orientation, disability, employee organization, veteran status or political organization. The University and the Union agree to cooperate in efforts to comply with the Americans with Disabilities Act of 1990 (ADA), as amended.

19.2 The University and the Union agree that there will be no discrimination in any form, including interference, restraint, intimidation or coercion related to the free exercise of the following rights of a University employee, nor will reassignments be made solely for, the following purposes:

A) To be a member of a union or employee organization;
B) To not be a member of a union or employee organization;  
C) To provide support to a union or employee organization;  
D) To not provide support to a union or employee organization.

19.3 **Prohibition Against Unlawful Harassment:** The University and the Union mutually recognize the deleterious effect that sexual harassment or other unlawful harassment has on the University’s educational and professional environment. The University and the Union are committed to maintaining a University environment free of unlawful sexual harassment or unlawful harassment based on race, color, religion, sex, age, sexual orientation, national origin, disability, veteran status or political organization.

19.4 The parties agree that our society presently offers various sources of relief to persons found to have been victims of discrimination, such as the Ohio Civil Rights Commission and the Equal Employment Opportunity Commission. The parties further agree that any individual who believes that he/she has been unlawfully discriminated against, in violation of the provisions of this article, shall proceed to file a complaint with the Director of Equal Opportunity and Policy Compliance, or with other appropriate agency(ies), and that such complaints can be processed under the provisions of Article 9 (“Grievance Procedure”) of this Agreement, but such complaints cannot be arbitrated.

19.5 Employees with questions, concerns, or complaints regarding discrimination should contact the University Office of Equal Opportunity and Policy Compliance at [http://web.vsu.edu/equal-opportunity-policy-development](http://web.vsu.edu/equal-opportunity-policy-development). Other resources include the State Employee Relations Board ([http://www.serb.state.oh.us/](http://www.serb.state.oh.us/)); the Bureau of Worker’s Compensation ([https://www.bwc.ohio.gov](https://www.bwc.ohio.gov)); the Ohio Civil Rights Commission ([crc.ohio.gov](http://crc.ohio.gov)); and the Equal Opportunity Commission ([www.eeoc.gov](http://www.eeoc.gov)).

**ARTICLE 20**

**CLASSIFICATIONS AND POSITION AUDITS**

20.1 **Definitions:**

A **Job Description** is a statement of job duties assigned to a classified employee. A job description is prepared and approved by Human Resources, in consultation with the department head and/or supervisor of the employee. Job descriptions are prepared to specifically reference the job duties assigned to classified employees in the department for which they are employed.

A **Position Classification** is the title assigned to a position based on the duties described in the job description. Human Resources makes this determination using the University’s Classification Specification plan. The determination of a position's classification assignment is based on the job duties of a position, not the qualifications of an employee, nor the volume of work performed by an employee.

20.2 **Classification Disputes:** If at any time a dispute exists over the determination of exemptions, either party may petition the State Employment Relations Board (SERB) for a final binding determination. This provision shall be in compliance with Sections 2.2 and 2.3.

Specific to a dispute over the use of the “Supervisor” designation, the University will notify the Union when it plans to declare a bargaining unit position as “Supervisory.” The Union, or its representative, shall inform
the University of its position in writing within thirty (30) days of receipt of such notification. In the event the Union fails to respond within thirty (30) days, the University’s proposal will be deemed accepted.

When a dispute occurs over the designation of a position as “Supervisory” the matter shall be resolved through discussion between the Chief Human Resources Officer or designee and the President of the Union. If such discussion does not resolve the matter, either party may submit the issue to SERB for resolution, with the position being held in a non-supervisory status pending the determination by SERB.

20.3 A member of the bargaining unit may request an audit of the classification of his/her position by submitting a formal Audit Request Form and a completed Position Audit Questionnaire provided by the University. Both forms shall require the signature of the bargaining unit member. Absent unusual circumstances, the Chief Human Resources Officer will inform the bargaining unit member, in writing, of the results of the audit within 110 calendar days after receipt of the request and completed questionnaire if an on-site audit is not required, or within 130 calendar days after receipt of the request and completed questionnaire if an on-site audit is required. If unusual circumstances arise which prevent the completion of a position audit within these time limits, the University will provide the bargaining unit member and the Union President with a written explanation of the circumstances prior to the above deadline, and the deadline for completion of the audit will be extended to 145 calendar days after receipt of the bargaining unit member's completed request and completed questionnaire for audit. In the event the position audit determines that the bargaining unit member's position is to be reclassified, the effective date of the reclassification shall be no later than the beginning of the pay period immediately following the receipt of the Audit Request Form and completed questionnaire.

Requests for audits of a position may not be submitted more than once a year. An employee may request only one audit of his or her position per year unless the employee provides, at the time of request, documentation showing that duties of the position have been substantially changed since the date of the completion of the previous audit. The “one-year period” will be defined as twelve (12) months from the date of the original request for the most recent position audit. New bargaining unit members may not request a classification audit earlier than twelve (12) months from date of hire.

20.4 In a situation in which the results of an audit have determined that a portion of the bargaining unit member’s duties do not fall within the bargaining unit member's position classification, the University shall correct the situation, either by reclassifying the bargaining unit member or by ceasing to assign the bargaining unit member that portion of his/her duties which do not properly fall within the bargaining unit member's position classification. If the University ceases to assign the bargaining unit member that portion of his/her duties which do not properly fall within the position classification, the University will notify the bargaining unit member and his/her immediate supervisor of the decision in writing. The University will compensate the employee for performing the duties which are deemed to be out of his/her classification from the beginning of the pay period immediately following the receipt of the Audit Request Form and completed questionnaire to the time the employee is notified that he/she should no longer perform the duties which are deemed to be out of his/her classification.

20.5 When the University proposes the reclassification of a bargaining unit position to a new classified or unclassified position the Union President, or designee, and the affected bargaining unit member will be notified in writing, setting forth the proposed new classification, pay range, and bargaining unit status as assessed by Human Resources. If disputed, the Union President, or designee, will respond in writing to the Chief Human Resources Officer, so stating.

20.6 The University will develop and make available to each bargaining unit member a job description which includes the duties and responsibilities of the position. All job descriptions will contain the following: 1) the position classification; 2) the position classification/job title of the immediate supervisor;
3) regular work schedule (days/hours); 4) a list of the job duties and responsibilities; 5) date issued (month/day/year). The University has the right to revise a job description and to assign other duties which reasonably relate to the established job duties and responsibilities described therein or to the position classification. The University will provide the bargaining unit member a copy of his/her job description within seven (7) days after any revisions are made to it.

20.7 The University will make a good faith effort to review all bargaining unit positions once every five (5) years for correct classification, consulting the bargaining unit member as part of the process.

20.8 The parties agree that the University shall retain the right to temporarily assign bargaining unit members to work out of classification pursuant to Article 14.

20.9 The parties agree that position classifications will be assigned and reviewed and the classification plan maintained in accordance with any applicable provisions of RC 124 and any applicable rules of the Department of Administrative Services. Any bargaining unit member whose position is reviewed and/or reclassified retains the right to appeal the classification decision to the State Personnel Board of Review. The University will advise each bargaining unit member of his/her right to seek such review as part of the notification of the classification decision. (See Section 15.14, Legal Leave.) Questions concerning position classification are not subject to the grievance procedure established in Article 9 (“Grievance Procedure”).

ARTICLE 21
RETIREMENT

21.1 There shall be no mandatory retirement age for members of the bargaining unit.

21.2 A bargaining unit member who retires will be entitled for an unlimited period of time, on the same basis as bargaining unit members, to use of the library, Bookstore discount, tickets for University functions, use of Beeghly Center and other recreational facilities. Retired bargaining unit members shall be eligible to purchase a parking permit annually for the annual parking fee established by the University.

21.3 Retirees, their spouses, and children (as defined in Section 27.3) to the end of the academic year in which they reach age twenty-five (25), shall be eligible for remission of all instructional fees (See Article 27).

21.4 Upon the death of a retired bargaining unit member, his/her unmarried spouse and children (as defined in Section 27.3) to the end of the academic year in which they reach age twenty-five (25) shall remain entitled to the benefits specified in Sections 21.2 and 21.3. However, a step-child of a retired bargaining unit member that dies is only eligible for the benefits specified in Section 21.3 as long as the surviving spouse of the deceased retiree remains unmarried.

21.5 Sick Leave Conversion: A bargaining unit member who retires with ten (10) or more years of University service is entitled to convert to cash payment part of his/her accrued but unused sick leave. Payment is based upon the bargaining unit member's hourly rate of pay immediately prior to retirement.

The cash payment of accrued but unused sick leave shall be twenty-five percent (25%) of accrued but unused sick leave of the first nine hundred sixty (960) hours, for a maximum payment of two hundred forty (240) hours.
All accrued sick leave shall be eliminated from a bargaining unit member's record upon sick leave conversion. Such payment shall be made only once to an individual. Sick leave conversion does not apply to any separation or termination other than retirement. “Retirement” as used in this section refers to retirement under the provisions of one of the Ohio public retirement systems at the time of separation and requested sick leave conversion.

ARTICLE 22
INSURANCE BENEFITS

22.1 Summary of Coverage:

A) **Eligibility:** All group insurance benefits provided in this Agreement and described in the health, dental, and life insurance booklets shall be available to the following eligible employees and their dependents except as expressly identified within this Agreement: all permanent full-time bargaining unit members and permanent part-time bargaining unit members holding a position with a full-time equivalency (FTE) of not less than .50. Dependents are spouses and dependent children to age 26.

B) **Maintenance of Benefits/Open Enrollment:** Except as provided in this article, the benefits under the University’s group health plan shall remain equivalent to or better than those provided in the certificates that are in place in Appendix H of this Agreement. Members of the bargaining unit will annually have the right to choose to enroll in the plan during the open enrollment period established by the University.

C) **Working Spouse/Coordination of Benefits:**

1. **Working Spouse Coverage Obligations**

   a) As a condition of eligibility for coverage under the University’s group medical and/or prescription drug plan(s) (“University Coverage”), if an employee’s spouse is eligible for group medical and/or prescription drug coverage sponsored, maintained and/or provided by the spouse’s current employer, former employer (for retirees), or business for self-employed individuals (other than sole proprietors) collectively or individually, “Employer Coverage”, the spouse must enroll for at least single coverage in his/her Employer Coverage unless he/she is entitled to Medicare as of January 1, 2015.

   For purposes of this section, in instances where the spouse’s employer makes no monetary contribution for Employer Coverage, such plans will not be considered to be Employer Coverage. This is intended to apply to situations in which the spouse is a current employee in a business, but not to situations in which the spouse is a business owner, including partner of a company and/or firm, is a self-employed individual (other than a sole proprietor) in a business, or retiree in a group medical and/or prescription drug insurance plan.

   b) The requirement of subsection (a) does not apply to any spouse who works less than 25 hours per week AND is required to pay more than 50% of the
single premium funding rate OR $300 per month, whichever is greater, in order to participate in Employer Coverage.

c) An employee’s spouse who fails to enroll in Employer Coverage, as outlined above, shall be ineligible for University Coverage.

d) Upon the spouse’s enrollment in Employer Coverage, that coverage will become the primary plan and the University Coverage will become the secondary plan according to the primary plan’s coordination of benefits and participation rules. Notwithstanding the foregoing, in the event the spouse is a Medicare beneficiary and (i) Medicare is secondary to the University Coverage, and (ii) Medicare is primary to the spouse’s Employer Coverage, the University Coverage will be the primary coverage. The rules of O.R.C. §§ 3902.11 to 3902.14 shall govern the implementation and interpretation of these coordination of benefits rules.

2. **Employer Coverage**: Upon becoming eligible, the employee’s spouse must enroll in Employer Coverage unless he/she is exempt from this requirement in accordance with the exemptions stated in this section.

3. Every bargaining unit member whose spouse participates in the University’s group medical and/or prescription drug insurance coverage shall complete and submit to the Plan, upon request, a written certification verifying whether his/her spouse is eligible for, and enrolled in, Employer Coverage. If any bargaining unit member fails to complete and submit the certification during the annual certification process, such bargaining unit member’s spouse will be removed immediately from University Coverage. Any information not completed or provided on the certification form may be requested from the employee.

4. If a bargaining unit member submits false material information or fails to timely advise the Plan via the Chief Human Resources Officer of a change in the eligibility of the employee’s spouse for Employer Coverage within 30 days of notification of such eligibility, and such false information or failure results in the provision of University Coverage to which the employee’s spouse is not entitled, the employee’s spouse will be disenrolled from University Coverage. Such disenrollment may be retroactive to the date as of which the employee’s spouse became ineligible for plan coverage, as determined by the administrator for the University Coverage. The administrator shall provide at least 30 days advance written notice of any proposed retroactive disenrollment. In the event of retroactive disenrollment, the bargaining unit member will be personally liable to the applicable University Coverage for reimbursement of benefits and expenses, including attorneys’ fees and costs, incurred by the University Coverage as a result of the false information or failure. Additionally, if the bargaining unit member submits false information in this context, the employee may be subject to disciplinary action, up to and including termination of employment.

5. The details of the working spouse limitations and coordination of benefits requirements are available upon request from the Human Resources Office.
6. For purposes of salary deduction toward premium cost sharing, families in which both spouses are employed by YSU have the option either to be treated as only one employee, employee + one, or family coverage, or to select individual coverage and for each to pay the single salary share of the premium.

7. If one spouse works for YSU and the other does not, the children remain on the YSU insurance. If both spouses work for the University, in the case of family coverage, the higher-paid employee pays for the employee + 1 or family coverage.

8. An employee may opt out of health insurance benefits (medical, prescription drug, dental and/or vision, in accordance with the provisions of this article, upon written notice to the University.

D) Coverage Levels and Additional Coverage Features: The University will offer a plan with equal to or greater coverage as the SuperMed Plus plan as detailed in Appendix H. The University shall implement any other changes recommended by the Health Care Advisory Committee and approved in accordance with Section 22.8.

E) Booklets: Eligible employees shall be able to access information regarding coverages online via the vendor’s website.

F) Health Care Budgets: The University shall establish separate accounts to monitor the healthcare budget and expenses. Regular financial statements prepared by the consultant shall be provided to the Health Care Advisory Committee.

G) Wellness Program: The University shall continue funding in a dedicated account for the Wellness Program. The Wellness Program shall be developed by, and oversight shall be provided by, the Health Care Advisory Committee. The program shall include incentives for employees to participate in the program. The University will maintain current funding of the Wellness Program during the term of this Agreement.

22.1a Premium Sharing: Eligible bargaining unit members who choose to enroll in the University’s health insurance plan will contribute the following percentages of the Fully Insured Equivalent or such other calculation as detailed in Appendix H or such lesser percentage that the University charges to any other employees, for medical, dental, vision and prescription drug benefits:

A) Employees will contribute, via payroll deduction, an aggregate of 15% of the Funding Level. For the plan year beginning July 1, 2017, once the Funding Rates are determined for the Employee Only; Employee + One Dependent; and Family (Employee + two or more dependents) contracts, the University and the Union will meet to identify the flat percentage of salary within the bargaining unit that is required for Funding Level to be reached in each year of the contract. Once both sides agree to the flat percentage, it will be implemented by the University.

B) Notwithstanding the foregoing formula, employees shall pay no more or no less than the following percentages of the Funding Rates:
   Minimum 10 %; Maximum 20 %

C) Effective July 1, 2018, and thereafter, employees will contribute via payroll deduction 15% of the cost of Employee Only, Employee plus One dependent, and Family (Employee plus two or more dependents) of the full premium for fully insured components, or for self-
insured components, the established fully insured equivalent rate or such calculation as
detailed in Appendix H.

Payments shall be deducted in equal amounts from each eligible bargaining unit member’s bi-weekly
paychecks.

22.1b Office Visit Co-Pay: The University shall continue to maintain co-pays as identified in Appendix
H for the duration of the Agreement.

22.2 Dental Coverage: For the duration of the Agreement, the University will provide a dental care
plan for members of the bargaining unit and their dependents with benefit levels not less than those in the
predecessor Agreement.

22.3 Vision Care: For the duration of this Agreement, the University will continue to provide a vision
care plan for members of the bargaining unit and their dependents with benefit levels not less than those in
effect as in the predecessor Agreement.

22.4 Annual Physical: Members of the bargaining unit and their covered dependents shall be provided
a free annual preventive examination provided such is performed by a network physician.

22.5 Prescription Coverage: The University will maintain a prescription drug program detailed in
Appendix H.

22.6 Second and/or Third Medical Opinions: For the duration of this Agreement, a second opinion
may be obtained, at the discretion of the bargaining unit member or covered dependent, prior to surgery. If
the second opinion differs from the first opinion, the bargaining unit member or covered dependent may
choose to obtain a third opinion. The cost of the optional second opinion and/or third opinion shall be
covered by the University.

22.7 Right to Alter Carriers: The University has the right to self-insure, fully insure or change carriers
as it deems appropriate, providing that the affected benefits remain comparable, but no less than present
levels in each benefit category.

22.8 Health Care Advisory Committee (HCAC): The University and the Union support the
establishment of the University Health Care Advisory Committee, as provided for in the Health Care
Advisory Committee Policy and Guidelines. The HCAC shall recommend options that are mutually
beneficial to employees and the University. The Union representatives to the HCAC shall consult their
governing bodies prior to proceeding with any recommendations. Where a recommendation would alter the
terms of the collective bargaining agreement a draft Memorandum of Understanding (MOU) will be
presented to the chief negotiators of the Administration and the Union for proper processing.

22.9 Section 125 and Premium Pass-Through Benefits: The University shall contract with a carrier
to serve as Third Party Administrator (TPA) for Section 125; those plans are premium pass-through, flexible
spending account and dependent care account benefits for University employees. Eligibility for, and use
of, this program shall be governed by IRC Section 125. There shall be no initiation or sign up fees for
employees. Monthly administrative charges, if any, for the TPA shall be paid by payroll deduction by those
employees selecting this benefit. Employee contributions under Section 125 shall also be made by payroll
deduction up to the maximum allowable amount for the Flexible Spending Account and the Dependent Day
Care under applicable federal regulations per account. An individual selecting this plan shall participate in
the plan from January 1 to December 31.
22.10 Life Insurance – Retirees Conversion Policy: Bargaining unit members who retire with ten (10) or more years of University service are eligible for a convertible life insurance policy through the carrier as of the date of their retirement (rounded to the nearest multiple of $1,000) to a maximum of $75,000. Such policy for a retiree will not include accidental death and dismemberment insurance.

22.11 Life Insurance – Active: The University will provide at no cost to the bargaining unit member, term life insurance in an amount equal to two and one half (2.5) times the bargaining unit member’s annual salary. Each bargaining unit member’s group term life insurance shall be subject to a cap of $250,000 for the term of this Agreement. Bargaining unit members may waive insurance coverage in excess of $50,000.

22.12 Long-Term Disability Benefit Policy: The University will provide a group long-term disability benefit plan to members of the bargaining unit who have not yet qualified for such coverage under the Ohio Public Employees Retirement System or a comparable state retirement fund, with coverage for such bargaining unit member to continue only until he/she becomes eligible for disability benefits under such state fund.

22.13 COBRA Rights: If a bargaining unit employee terminates his/her employment or separates from the University, the University will notify the employee of his/her right to choose to continue his/her healthcare plan under the federally mandated COBRA program.

22.14 Voluntary Long-Term Care Coverage: The University will provide a bargaining unit member an opportunity to enroll in Long-Term Care coverage through payroll deduction at the employee’s expense. Vendors will be selected from the analysis done by the Health Care Advisory Committee.

22.15 Voluntary Life Insurance Coverage: The University will provide a bargaining unit member an opportunity to purchase additional life insurance through payroll deduction at the employee’s expense.

22.16 Coverage Eligibility for Approved Leaves: The parties acknowledge that employees on approved leaves will be required to maintain timely employee premium contributions or lose eligibility for such coverage.

ARTICLE 23
UNION FINANCIAL SECURITY

23.1 The University will provide payroll deduction of initiation fees, membership dues, and assessments of members of the Union who belong to the bargaining unit and submit a completed “OEA/NEA Membership Enrollment Form” to the University. The Authorization for Payroll Deduction form appears as Appendix G to this Agreement. Dues shall be deducted from each paycheck.

23.2 Membership Dues: The amount of dues deducted shall be uniform for all members of each category in the bargaining unit, that is, all full-time bargaining unit members shall pay a uniform amount, all permanent part-time bargaining unit members shall pay a uniform amount (which may be less than the amount paid by the full-time bargaining unit members), and all intermittent bargaining unit members shall pay a uniform amount. The Union may uniformly increase or reduce the amount to be withheld by notifying the University a minimum of thirty (30) days prior to the pay date on which the change is to be implemented; the Union may make one (1) such change each calendar year of this Agreement. In the event the Union and/or its affiliates believe that membership in the Union and/or its affiliates obligates a member or members of the bargaining unit to pay dues in addition to the dues established by this article, collection of
such dues shall be the sole responsibility of the Union and/or its affiliates, and the University shall have no obligation to the Union for collection of such additional dues.

23.3 A member of the bargaining unit who has authorized payroll deduction of dues may revoke the authorization by submitting a “Payroll Deduction Authorization” form advising the University of the revocation, a minimum of thirty (30) days prior to the effective date. The University will advise the Union of revocation of dues deduction when the request is received.

23.4 **Fair Share Fee:** Members of the bargaining unit are required, as a condition of employment, either to be members of the Union and its affiliates, or to pay a fair share fee not to exceed the Union membership dues. The Union shall notify the University annually as to the amount of the fair share fee. The University shall deduct the amount of fair share fee over the period of January through August in equal amounts from each paycheck.

23.5 Individuals who are appointed to a position in the bargaining unit after the first pay period in September shall be required to pay full membership dues or the fair share fee. The University shall arrange for payment of dues or the fair share fee in equal installments through payroll deduction to secure full payment by the bargaining unit member by August 31.

23.6 Individuals who retire or terminate employment prior to August 31 of any year shall be required to submit the remainder of the annual dues to the union in the last paycheck received as a final union deduction.

23.7 If a member becomes excluded through the process cited in Article 2 of this Agreement, the employee shall be assessed the remainder of the full year’s Union dues in the last paycheck prior to the effective date of the exclusion.

23.8 The University will promptly forward the dues or fair share fee deduction to the officer designated in writing by the Union. The University will levy no charge upon the Union for administering the payroll deduction.

23.9 **Indemnification Agreement:** The Union agrees that it shall indemnify and hold harmless the University, its officers, trustees, bargaining unit members or agents, against all claims, demands, causes of action, awards, costs, expenses, attorney fees and any and all other damages arising or resulting from, by reason of, or touching upon the University's agreement to the provisions of Article 23 and the University’s actions and conduct with respect to those provisions. The University agrees that its counsel shall give full and complete cooperation to the Union and its counsel at all levels of any legal proceeding relating to Article 23.

**ARTICLE 24**

**NO STRIKE/NO LOCKOUT**

24.1 In accordance with the provisions of ORC 4117, the Union, on behalf of its officers, agents, and members agree that so long as this Agreement, or any written extension hereof, is in effect, there shall be no strikes, or unlawful interference with the operation of the University. The University agrees that there shall be no lockout during the term of the Agreement or any written extension hereof. The provisions of this section shall be in full effect in the event a strike is called involving any other bargaining unit on the YSU campus during the term of this Agreement.
ARTICLE 25
SUBCONTRACTING

25.1 The University retains the right to contract for services. It is not the intent of the University to contract out or subcontract bargaining unit work that will result in the layoff of bargaining unit members for reasons other than to create greater efficiencies; achieve cost savings; participate in initiatives for shared services arrangements, council of governments, the Inter University Council, other public-public or public private partnerships and consortium; to improve operational effectiveness, or as otherwise may be described in Article 4.

25.2 Prior to making a decision to contract or subcontract out work that will result in the layoff of bargaining unit members, the Union shall be given, upon request, the opportunity to meet with the University and to discuss what options/alternatives may be available to maintain the work in the bargaining unit.

25.3 The University shall give the Union sixty (60) calendar days advance written notice of its intent to contract or subcontract out work that will result in the layoff of bargaining unit members. Within ten (10) working days of notice from the University, the Union shall be given, upon request, the opportunity to meet with the University and discuss what options or alternatives may be available to maintain the work in the bargaining unit. The meeting shall take place within five (5) working days of the Union’s request, unless otherwise agreed by the parties. Within ten (10) working days of the parties’ meeting, the Union may provide alternatives to the University’s intended action for its consideration. The University will give serious consideration to the Union’s alternative solution in reviewing its intended action.

25.4 In addition to the above, the Union shall have the right, upon request, to negotiate the impact of the intended actions of the University to contract or subcontract out bargaining unit work that will result in the layoff of bargaining unit members.

25.5 In the event of a dispute relating to the terms of this Article, the Union shall have the right to file a grievance pursuant to Article 9.

25.6 The University may utilize the procedures contained in Sections 25.2-25.5 for a maximum of 25 positions for the life of this Agreement that will result in employee layoffs.

25.7 The University retains the sole right to make the final determination as to whether or not to contract services that do not result in the layoff of bargaining unit members.

25.8 It is not the intent of the parties to limit the University’s right to contract for major project(s) requiring outside expertise and/or that fall beyond the scope of regular bargaining unit work and/or workload.

ARTICLE 26
SEPARABILITY

26.1 The parties intend that this Agreement shall in all respects be construed and applied in a manner consistent with applicable statutes and court decisions of competent jurisdiction and regulations properly enacted thereunder. In the event any provision of this Agreement is affirmatively determined by appropriate authority to be contrary to any such statute or regulation, such provision alone shall become thenceforth 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 (1) week to discuss any
decision which renders any portion of this Agreement null and void and may revise those provisions
rendered invalid. In the event the parties are in disagreement on the application and effect of such court
decision on the Agreement, either party may institute prompt legal action seeking a judicial determination
of decisional effect.

26.2 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 agree 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.

26.3 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 the enabling legislation. Similarly,
any provision of this Agreement which may require legislative action for its implementation or its funding
shall not become effective until the necessary legislation has been enacted and becomes effective;
conversely, if legislation changes occur during the life of this Agreement which make it illegal or impossible
to fund any provision of this Agreement, the obligation of the Administration hereunder to that extent shall
be suspended.

26.4 In the event a state or federal law affecting this Agreement is enacted or becomes effective during
the term of this Agreement, the parties agree to meet promptly and determine those areas of 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 law, 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 law.

ARTICLE 27
MISCELLANEOUS

27.1 Travel Reimbursement: Bargaining unit members performing assigned and authorized
University duties off campus shall be reimbursed for travel in their privately owned vehicles at the rate
established by the University.

27.2 Compensation for Travel Time: If a bargaining unit employee is required by the University to
attend a work-related conference, then time spent attending the conference shall be considered hours
worked. If attendance at such a conference requires overnight travel, all time spent traveling during the
employee's normal working hours shall be considered hours worked. If an overnight stay is not involved,
then only travel time in excess of the employee's normal commuting time shall be considered hours worked.

27.3 Tuition Remission: Children and spouses of bargaining unit members shall be granted remission
for instructional fees at YSU, including out-of-state instructional fees where applicable. “Children” for the
purpose of tuition remission are the biological children, legally adopted children, or step-children of a
bargaining unit employee or children for which the employee has been granted a legal guardianship.
Bargaining unit employees must provide any information requested by the University such as copies of
marriage licenses, birth certificates, legal guardianship and certificates of adoption to assist the University
in determining that the child or spouse is eligible for tuition remission. Bargaining unit employees must
also properly complete the University’s application/affidavit in order to receive tuition remission. Children
shall be eligible for remission to the end of the academic year in which they reach age twenty-five (25). Bargaining unit members shall receive remission of instructional and general fees at YSU, including out-of-state fees where applicable, for up to eighteen (18) semester hours per academic year and six (6) semester hours each summer. Remission of the general fee shall be granted to members of the bargaining unit only. Bargaining unit members who retire during the term of this Agreement shall continue to be eligible for the fee remission described above, and their children and spouse shall continue to be eligible for fee remission, as described above, to include remission of instructional fees. Children of an employee who dies are eligible for fee remission of instructional and general fees until the end of the academic year during which they reach age twenty-five (25). However, a step-child of an employee who dies is only eligible for fee remission as long as the surviving spouse of the deceased employee remains unmarried. A surviving spouse of a deceased employee is eligible for fee remission as long as he/she remains unmarried.

27.4 Discounts: Members of the bargaining unit shall receive a discount of twenty percent (20%) on all purchases in excess of five dollars ($5.00) made on items sold by the University Bookstore. This discount shall be available only for goods purchased by the bargaining unit member for his/her personal use or for the personal use of their immediate families. Abuse of this privilege shall be grounds for suspension of the individual bargaining unit member's privilege. Members of the bargaining unit shall be entitled to a fifty percent (50%) discount on all University Theater and Athletic tickets, for the use of the bargaining unit member or their immediate families.

27.5 Continuing Education Fee Remission: Each member of the bargaining unit shall be entitled to instructional fee remission twice per calendar year for non-credit courses offered through the University. Further, the bargaining unit member’s spouse and dependent children shall each be entitled to instructional fee remission once per calendar year for such non-credit courses, provided that there is an enrollment slot available above and beyond the enrollment level required to fund the course. No employee may receive more than two remissions per calendar year. Application shall be made in advance of enrollment on a form provided by the appropriate University department and in accordance with deadlines established by the University. Charges for materials, facilities, texts, and consumable or other non-instructional items are the responsibility of the enrollee and shall be payable at the time of registration. If an eligible individual enrolls in a non-credit course which is subsequently canceled due to insufficient enrollment or other reasons, such cancellation shall not affect the number of fee remissions the individual is entitled to receive in a given calendar year. Final and binding determination of the required enrollment level in any given course rests with the University.

27.6 Lounges: In each major building on campus, (i.e., Kilcawley Center, Cushwa Hall, Bliss Hall, DeBartolo Hall, Fedor Hall, Tod Administration Building, Lincoln Building, Jones Hall, Moser Hall, Ward Beecher, Beeghly Physical Education Center, Maag Library, Stambaugh Complex, Williamson Hall, Meshel Hall and Beeghly Hall) there shall be an area in which employees may lounge. Reasonable walking time (2-3 minutes) each way shall be provided to bargaining unit members at lunch when they are assigned to campus buildings without lounge areas.

27.7 Uniforms, Tools and Equipment: Should the University require bargaining unit members to wear uniforms, the University shall bear the cost of such uniforms. Uniforms shall remain the property of the University and must be returned to the University upon separation of employment or to receive replacements. If provided, uniforms must be worn by employees while at work. Employees shall be provided a maximum of five (5) full sets of uniforms upon appointment and up to five (5) full replacements per fiscal year as needed thereafter. If flame resistant (FR) rated uniforms are issued they must be worn only at work and will be laundered and mended by the University. The University will provide employees with a private changing location, a designated area for the drop off and pickup of laundering and mending requests and a locker for non-work clothing of bargaining unit employees required to wear FR rated uniforms. Other required safety clothing, equipment, and/or devices shall also be provided by the
University at no cost to the bargaining unit member and must be worn and/or utilized by the bargaining unit member in accordance with applicable University policy and/or Occupational Safety and Health Act rules and regulations. Bargaining unit members whose primary work duties are performed outdoors shall be issued apparel sufficient to reasonably protect them from the elements. The University also agrees to furnish and maintain in safe working condition all tools and equipment used by the bargaining unit members.

Bargaining unit member's questions and/or complaints concerning these matters will be addressed first to the supervisor or department head. If unresolved, questions and/or complaints concerning uniforms will be addressed to the Chief Human Resources Officer or designee; questions and/or complaints concerning safety items will be addressed to the Director of Environmental and Occupational Health and Safety or his/her designee.

27.8 Non-University Duty Assignment: A bargaining unit member who believes he/she is being improperly assigned duties not related to the bargaining unit member's job description, may - after having discussed the matter with his/her supervisor or department head - submit a written request to the Chief Human Resources Officer or designee for a review of the alleged improper assignment. The University shall review such requests and shall respond promptly in writing. If the bargaining unit member continues to believe he/she is being assigned duties not related to their job description, he/she may file a grievance under the Provisions of Article 9 (“Grievance Procedure”).

27.9 Parking: Beginning with the pay period that all University employees begin to pay for parking, the following fee scale will be implemented: During the first year, bargaining unit members will pay up to a maximum fee of 1/3 of the student rate for parking for an annual permit. During the second year, bargaining unit members will pay up to a maximum fee of 2/3 of the student rate for parking for an annual permit. During the third year, bargaining unit members will pay up to a maximum fee that equals the full student rate for parking for an annual permit. Bargaining unit members will not pay more than other University employees. Payment will be made through payroll deduction each pay period. The University will continue its current practice regarding parking permits for the Union’s Labor Consultant for the duration of this agreement.

27.10 Breaks:

A) Each bargaining unit member shall be entitled to receive one (1) 15-minute break for each four (4) hour shift during the work day. The break shall be taken at approximately the middle of each shift. Break periods shall never abut the lunch period.

B) Bargaining unit members shall be entitled to receive a five-minute “wash-up” break before lunch time and before the end of the shift.

27.11 Payroll Deductions: Upon proper individual authorization, the Administration shall administer the following payroll deductions each pay period:

A) Union dues;

B) Up to two tax-exempt charitable organizations, including United Way;

C) Tax-sheltered annuities; and IRS approved 403(b) programs, and 457(b) deferred compensation plans;

D) Associated School Employees Credit Union;
E) Contributions to an Association Political Action Committee or the Fund for Children and Public Education;
F) The YSU Annual Fund;
G) Internal Revenue Code (IRC) Section 125 plan;
H) Service Credit Purchases (OPERS, SERS, STRS or any other applicable retirement system);
I) Voluntary Short Term Disability Coverage, Voluntary Long Term Care Coverage and Voluntary Life Insurance Coverage;
J) University parking;
K) Health Insurance Cost Sharing Premium.

27.12 Video Surveillance: All video surveillance will be directed by the YSU police department.

27.13 Part-Time Teaching: A member of the bargaining unit may, with the prior approval of his/her department head, engage in part-time teaching service during his/her normal work hours in accordance with University Policy 3356-10-12 Teaching by Staff. A member of the bargaining unit may be approved to engage in part-time teaching before or after his/her respective work shift or during his/her unpaid lunch.

27.14 Awards Display Area: The University shall maintain a designated area of the department website for the purpose of displaying both individual and joint awards for exemplary performance.

27.15 Andrews Student Recreation and Wellness Center: Members of the bargaining unit shall have access to the Andrews Recreation and Wellness Center during normal operating hours. In addition, dependent children aged 18 or older and spouses of bargaining unit members shall have access to the Andrews Recreation and Wellness Center for an annual fee of $100 per person or $200 per family.

ARTICLE 28
INTERMITTENT EMPLOYEES

28.1 Any intermittent employee who accumulates five hundred sixty (560) hours or more in active pay status during any contract year with the University shall be considered to be a member of the bargaining unit. Any bargaining unit member who is displaced through layoff to an intermittent position will maintain bargaining unit status and be entitled to all provisions within state law and Article 16 regarding recall rights.

28.2 Once in the bargaining unit, an intermittent will not lose bargaining unit member status due to a reduction in hours below five hundred sixty (560) in a contract year. The University shall terminate an intermittent employee who is employed for zero (0) hours in one (1) contract year.

28.3 Intermittent bargaining unit employees will be scheduled to work based on departmental seniority in accordance with Section 29.1.B. The University has the right to reduce the hours worked by an intermittent employee at any time. If the University determines it will schedule an intermittent bargaining unit member for less than five hundred sixty (560) hours in a contract year, the University will notify the bargaining unit member of his/her schedule reduction. Prior to reducing an intermittent bargaining unit
member's hours below five hundred sixty (560) hours, the University will cease scheduling intermittent non-bargaining unit members in the same classification or in a lower classification in the same classification series in the department.

28.4 Intermittent bargaining unit employees who acquire more than 1,040 hours in active pay status in a contract year shall be given permanent part-time status. Intermittent bargaining unit employees acquiring more than 1,560 hours in active pay status in a contract year, shall be given regular full-time status. However, intermittent bargaining unit employees will not be scheduled to work for more than 999 hours in a contract year unless the President or his/her designee approves an intermittent bargaining unit employee to be scheduled 1,000 or more hours. The scheduling or working of an intermittent bargaining unit employee for 1,000 or more hours will not entitle an employee to permanent part-time or regular full-time status unless the President has previously approved in writing the establishment of a permanent part-time or full-time position. In instances where an intermittent bargaining unit employee reaches 800 hours in active pay status during a contract year, the University may seek approval for the conversion to either permanent part-time or regular full-time status. The University will notify the employee and his/her immediate supervisor, in writing, when the request is being made. The employee and his/her immediate supervisor will also be notified, in writing, of the response to the request prior to the employee reaching 999 hours.

28.5 Intermittent bargaining unit employees may be scheduled to work up to eighty (80) hours in a bi-weekly pay period. Intermittent bargaining unit employees will be scheduled on a departmental seniority basis to work up to twenty (20) hours per week before scheduling non-bargaining unit intermittents in the same classification in their respective departments. If there is a need to concurrently schedule intermittents, intermittent bargaining unit employees will be scheduled for the maximum hours of work available during the period of concurrent scheduling limited, however, by the bi-weekly maximum and an eight (8) hour day. Intermittent staff who are in active pay status more than forty (40) hours in a work week are entitled to compensation at one and one-half (1.5) hours of pay for each one (1) hour in active pay status over forty (40) hours in a work week.

28.6 The following articles of the agreement will apply to intermittent bargaining unit employees. If there is a conflict between this article and any other article of the agreement involving provisions that apply to intermittent employees this article shall be determinative.

The applicable articles are: Article 1, Agreement and Recognition; Article 2, Scope of Unit; Article 3, Pay; Article 4, Retained Rights; Article 5, Union Rights; Article 6, University/Union Relations and Responsibilities; Article 7, Employee Discipline; Article 8, Personnel Files; Article 9, Grievance Procedure; Article 10, Work Schedules; Article 12, Overtime; Article 13, Evaluations; Article 14, Vacancies, Transfers and Promotions (except the University is not required to post intermittent positions and intermittent employees must complete a 560 hour probationary period); Article 18, Health and Safety; Article 19, Non-Discrimination; Article 20, Classifications and Position Audits; Article 21, Retirement (except retired intermittent employees, their spouses and children are not eligible to receive fee remission); Article 23, Union Financial Security; Article 24, No Strike/No Lockout; Article 25, Contracting; Article 26, Separability; Article 27, Miscellaneous (except Tuition Remission and Discounts for intermittent employees are described in C and D below); Article 29, Seniority; Article 30, Term of Agreement; Article 31, Student Employees and Article 32, Intellectual Property Rights.

In addition, the following provisions shall also apply to intermittent bargaining unit employees:

A) The individual receives 4.6 hours of sick leave for every eighty (80) hours in active pay status to be accrued and taken in accordance with the provisions of Article 15, unpaid Workers' Compensation leave (except intermittent employees are not eligible to receive
health insurance coverage from the University), Training Leave, Administrative Leave, Legal Leave, Military Leave, Emergency Sick Leave Reserve, Bereavement Leave, Transitional Work Programs and Emergency Leave (all of these provisions are found in Article 15).

B) The individual is entitled to coverage for Dental, Vision and Prescription Drug Card in accordance with the provision of Article 22, provided the employee pays the full premium cost at the group rate.

C) **Discounts:** Intermittent members of the bargaining unit who worked an average of five (5) hours per week for the previous six (6) months, shall receive a discount of twenty percent (20%) on all purchases in excess of five dollars ($5.00) made on items sold by the University Bookstore. This discount shall be available only for goods purchased by the bargaining unit member for his/her personal use or for the personal use of their immediate families. Abuse of this privilege shall be grounds for suspension of the individual bargaining unit member’s privilege. Intermittent members of the bargaining unit, who worked an average of five (5) hours per week for the previous six (6) months, shall be entitled to a fifty percent (50%) discount on all University Theater and Athletic tickets, for the use of the bargaining unit member or their immediate families.

D) Intermittent members of the bargaining unit who worked an average of five (5) hours per week for the previous six (6) months shall receive remission of one-half of the instructional and general fees at YSU, including out-of-state fees where applicable, for up to six (6) semester hours of credit each term.

**ARTICLE 29**

**SENIORITY**

29.1 There shall be two (2) forms of seniority for bargaining unit members.

A) **University Seniority:** This is a bargaining unit member's total service with the University. University-wide seniority shall be applied in determining vacation sign-up and in the filling of vacant positions (as defined elsewhere in this Agreement).

B) **Departmental Seniority by Classification:** This is a bargaining unit member's total service in a specific classification in a specific department. The bargaining unit member who has the greatest departmental seniority by classification in a specific department has seniority rights (as defined elsewhere in this Agreement) over other bargaining unit members in that classification in that department for all purposes except for those mentioned in Section 29.1.A and Article 16 (“Layoff and Recall”).

C) **Tie Breaker:** The parties agree to utilize the following procedure if two or more members of the bargaining unit hold the same position within the same department and have the identical seniority dates:

1. If two or more bargaining unit members have the same amount of time in a particular classification, the first tiebreaker is the date of continuous University service. Continuous service is that service unbroken by a resignation or termination from the University.
2. In the event that a tie is not broken by the foregoing procedure, the second tiebreaker shall be the uninterrupted service of an employee with a state agency, a county office, or a state-supported college or university where no break in service occurs.

3. In the event a tie is not broken by either of the foregoing procedures, we will use the last four (4) digits of the Social Security Number, in ascending order with the lowest number prevailing (i.e. 0001, 0002, 0003, 0004 – 0001 Prevails).

29.2 A bargaining unit member’s University and departmental seniority by classification will continue uninterrupted when activated to military leave as defined in Article 15. Such bargaining unit member will continue to accrue seniority as if he/she is in active pay status.

29.3 The parties agree that any bargaining unit employee that is a rehired retiree will be considered a new employee for the purpose of leave accruals and retention points and will receive service credit only for time worked since the employee was rehired.

29.4 A bargaining unit member's University and departmental seniority shall terminate if a bargaining unit member:

   A) Quits or resigns.
   B) Is discharged for cause.
   C) Fails to report to work as scheduled after leave of absence or layoff, without notifying the University of problems.

29.5 Bargaining unit members' departmental and University seniority lists shall be maintained by the University and shall be furnished to the Union quarterly.

ARTICLE 30
TERM OF AGREEMENT

30.1 This Agreement shall commence at 12:01 a.m. on August 16, 2017, and remain in effect until 11:59 p.m. on August 15, 2020.

30.2 Either party may notify the other not later than one hundred twenty (120) days prior to the expiration of this Agreement that it desires to terminate or modify the Agreement. In this event, the parties will meet no later than May 1, 2020, to commence negotiations.

ARTICLE 31
STUDENT EMPLOYEES

31.1 The Union acknowledges the right and responsibility of the University, as stated in its mission statement, to employ students. In doing so the University agrees not to abuse this right, including employing students to perform duties which have been or are only and/or exclusively performed by bargaining-unit members. The parties recognize that there are certain duties which are performed by both bargaining-unit
members and students. During times of unfilled vacancies, bargaining unit member responsibilities that are the same as those described in student position descriptions may be temporarily assigned to a student employee within the area of the vacancy. When possible, student employees shall be functionally supervised by a bargaining unit member(s) while performing duties related to bargaining-unit work. No student employee shall supervise the work of a bargaining unit member(s). Furthermore, the University agrees that it will not eliminate bargaining unit positions in the exercise of this right.

31.2 When a change to a bargaining-unit position occurs (i.e., vacancy, promotion, demotion, retirement, death, leave, or any separation of service) the University will complete a “CLASSIFIED POSITION INFORMATION FORM” Appendix I, and distribute a copy to the Union within ten (10) days.

31.3 The University will form a review committee to investigate an allegation of abuse by the University with regard to the employment of students. This committee is to be comprised of four representatives appointed by the University and four representatives appointed by the Union. This committee is to be convened, shall investigate, which can include interviewing witnesses, and shall report its findings to the University and Union within twenty (20) days of notification of the allegation to the Human Resources Department. The University shall forward all information requested by the Union to the Union representatives on the committee pertaining to the allegation in a timely manner in order for the committee to perform its task within the twenty (20) days. The University will afford committee members ample release time to fulfill their obligations to the committee. If the committee finds that the allegation is true, the University shall immediately cease and desist from the action. If the committee finds that the allegation is not true, that finding shall be binding on the Union. If the Committee does not render a finding within twenty (20) days or is deadlocked, the Union reserves the right to grieve the alleged action.

ARTICLE 32
INTELLECTUAL PROPERTY RIGHTS

32.1 The rights to intellectual property between any member of the bargaining unit and the University shall be governed by the applicable provisions of state and federal law. Works created pursuant to and within the duties and responsibilities of employment with the University are owned by the University.
SIDE LETTER OF AGREEMENT
2017-2020 Agreement between
Youngstown State University
And
Association of Classified Employees (ACE)

Vacation Cash-Out

Non-probationary bargaining unit employees shall be eligible to request a cash-out of up to twenty-four hours of accrued and unused vacation leave during the first year of the agreement. Bargaining unit employees with an excess vacation leave balance shall be required to cash-out any available leave in that balance prior to any cash-out of other vacation leave.

Eligible bargaining unit employees shall be required to submit a Vacation Cash-out Form to the Office of Human Resources no later than May 15, 2018. Cash-outs will be made on the biweekly pay number 13 (June __, 2018). A notification will be made to bargaining unit employees when the form is available online.

Vacation payouts are subject to federal, state and city tax. According to OPERS, vacation payouts are not pension eligible.

FOR THE UNION
Connie Frisby, President
Date: 2/15/18

FOR THE UNIVERSITY
Kevin W. Reynolds, CHRO
Date: 2/15/18
SIDE LETTER OF AGREEMENT

2017-2020 Agreement between
Youngstown State University
And
Association of Classified Employees (ACE)

Appendix A and Appendix B

The parties agree to the continuation of a joint committee to review included and excluded bargaining unit positions. It is recognized that this committee has agreed on certain positions being added to, or eliminated from the existing Appendix A and B of the agreement. Those appendices will be revised to reflect any agreements to date regarding inclusion and exclusion from the bargaining unit.

Going forward the joint committee’s responsibilities shall be as follows:

- Delete outdated positions
- Update position titles and replace outdated position titles with current titles
- Identify positions for possible exclusion as supervisory, management-level, fiduciary or confidential, as defined in O.R.C. § 4117.01, including reassignment or consolidation of excluded responsibilities to keep exclusions to a minimum
- Submit any agreed-upon changes to the State Employment Relations Board via a joint Petition for Clarification of the Bargaining Unit and/or for Amendment of Certification
- Submit any unresolved changes to the State Employment Relations Board via a YSU-filed Petition for Clarification of the Bargaining Unit
- Incorporate the agreed-upon changes into the collective bargaining agreement by preparing updated lists of included and excluded bargaining unit positions to replace the current Appendices A and B of the collective bargaining agreement by separate Memoranda of Understanding.

The joint committee shall be required to conduct its first meeting no later than thirty (30) days after ratification by both parties of the 2017-20 collective bargaining agreement and to conclude its efforts no later than August 1, 2018, at which time joint or unilateral petitions shall be filed with the State Employment Relations Board.

The parties agree that there are no collateral or side agreements, promises or undertakings related to this side letter of agreement other than those expressly and specifically stated herein.
For the Association of Classified Employees:  For Youngstown State University:

Connie Frisby  
YSU-ACE President  

Kevin Reynolds, CHRO

Date: 2-16-18
SIDE LETTER OF AGREEMENT
2017-2020 Agreement between
Youngstown State University
And
Association of Classified Employees (ACE)

Administrative Assistant 3 & 4 Classifications

The parties recognize that it is the intent of the University in administering the University Classification Plan to discontinue utilizing the Administrative Assistant 3 and Administrative Assistant 4 classifications in favor of more appropriate University classifications. In order to facilitate this conversion the University will review each of these classifications and develop a more appropriate classification for each of the remaining bargaining unit employees who are currently in the bargaining unit. These employees are as follows:

Administrative Assistant A3
Jacqueline Mazzocca - Facilities
Steve Katros - Dean BCHHS
Cynthia Bella - WYSU
Rhonda Lucivjansky - Procurement

Administrative Assistant 4
Jayne Caputo - Registration
Kimberly Varley - YSU Police

It is understood by the parties that should one of the noted employees have their position abolished, they will retain bumping rights to the Administrative Assistant 1 and Administrative Assistant 2 classifications.

FOR THE UNION
Connie Frisby, President
Date: 2/16/18

FOR THE UNIVERSITY
Kevin W. Reynolds, CHRO
Date: 2/16/18
SIDE LETTER OF AGREEMENT
2017-2020 Agreement between
Youngstown State University
And
Association of Classified Employees (ACE)

Discontinuation of Certain Benefits for Domestic Partners

1. Coverage under Articles 15 (Leaves) and 22 (Insurance Benefits) Article 21 (Retirement) Article 27, Section 27.3 (Tuition Remission) and Article 28 (Intermittent Employees) shall discontinue six months following either ratification of a collective bargaining agreement or implementation of terms and conditions of employment.

2. The benefits detailed above shall be restored should the State of Ohio enact and successfully implement constitutionally-permissible legislation that prohibits recognition of same-sex marriages that would affect bargaining unit employees or their same-sex spouses or domestic partners.

3. For purposes of this Agreement, “domestic partner” is defined as a same-sex person who, according to the employee’s affidavit, has shared a committed, ongoing domestic relationship with the employee for not less than the continuous preceding twelve months.

4. This Agreement shall apply only during the duration of either a collective bargaining agreement or implemented terms and conditions, expiring on August 16, 2020.

FOR THE UNIVERSITY:

Kevin Reynolds, Lead Negotiator

Date

FOR THE UNION:

Connie Frisby, Lead Negotiator

Date
IN WITNESS WHEREOF, the parties hereto, by their duly authorized agents and officers, have affixed their signature on this 22nd day of June, 2018.

FOR THE YOUNGSTOWN STATE UNIVERSITY ASSOCIATION OF CLASSIFIED EMPLOYEES (ACE)

Connie Frishy, President & Chief Negotiator

Tara Reynolds, Labor Relations Consultant

FOR THE YOUNGSTOWN STATE UNIVERSITY

James Tressel, President

Kevin W. Reynolds, CHRO & Chief Negotiator

Bargaining Team

Melanie Leonard
Rodney Harden
Jeff Wormley
Tony Spano
Cameron Hughes
Rick Ritchie

Bargaining Team

Elaine Jacobs
John Hyden
Eddie Howard
Chris Wentz
Lisa Reichert
Mike Hrishenko
George Crisci
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<td>$27.15</td>
<td>$27.56</td>
<td></td>
</tr>
</tbody>
</table>

NOTE1: Additional classifications will be added as they may be developed
NOTE2: Annual Step Increases as shown above do not include negotiated bargaining-unit wide increases (see Article 3, Section 3.1 (A)-(C)).
APPENDIX A
CLASSIFICATIONS OF POSITIONS INCLUDED IN THE BARGAINING UNIT

Account Clerk 1, 2 and 3
Accountant 1, 2 and 3
Accountant/Examiner 1, 2 and 3
Administrative & Computer Lab Specialist
Administrative Assistant 1, 2, 3 and 4
Air Quality Technician
Audio Visual Production Specialist
Automotive Mechanic 1, 2 and 3
Benefits Management Analyst
Boiler & Air Quality Technician
Boiler Technician & Building Maintenance Supervisor
Boiler Technician & Plumber
Building Maintenance Supervisor
Carpenter 1 and 2
Carpenter Supervisor
Cashier
Clerk 1 and 2
Custodial Work Supervisor
Custodial Worker
Customer Service Assistant 1, 2 and 3
Data Administration Specialist
Data Security Analyst 1
Data Systems Coordinator 1, 2 and 3
Delivery Worker
Electrician 1 and 2
Environmental Scientist 1, 2 and 3
Executive Secretary 1 and 2
Financial Aid Associate
Financial Aid Loan Specialist
Groundskeeper 1, 2 and 3
Help Desk Technician 1
Human Capital Management Analyst
Human Resources Analyst 1 and 2
Laboratory Animal Technician 1
Laboratory Machinist 1 and 2
Layout Design Artist
Legal Secretary
Librarian 1 and 2 (non-degreed)
Librarian 1 and 2 Technical Services
Library Assistant 1 and 2
Library Media Technical Assistant 1 and 2
Library Operations Supervisor
Locksmith
Mail Clerk/Messenger

Maintenance Repair Worker 1, 2 and 3
Minicomputer Technician
Mover 1, 2 and 3
Network Administrator 1 and 2
Network Services Technician 1, 2 and 3
Nurse 1 and 2
Nurse Practitioner
Office Assistant 1 and 2
Parking Facilities Attendant
Parking Facilities Supervisor
Payroll Specialist 1
Planetarium Engineer/ Producer
Plumber 1 and 2
Print Assistant
Printing Machine Operator
Programmer Analyst 1, 2, 3, 4 and 5
Purchasing Agent 1
Purchasing Coordinator
Records Management Officer
Records Technician
Recreation Athletic Facilities Specialist
Recreation Facilities Manager 1
Residence Hall Monitor
Secretary
Senior Layout Design Artist
Software Specialist 1 and 2
STEM Laboratory Specialist
Storekeeper 1 and 2
Student Services Counselor
Systems Analyst 1, 2, 3, and 4
Theater Production Assistant
Travel Specialist
Video Production Specialist
Web Programmer
APPENDIX B
CLASSIFICATIONS OF POSITIONS
EXCLUDED FROM THE BARGAINING UNIT

<table>
<thead>
<tr>
<th>Classification</th>
<th>Department</th>
</tr>
</thead>
<tbody>
<tr>
<td>Administrative Assistant 2</td>
<td>Parking Services</td>
</tr>
<tr>
<td>Administrative Assistant 2</td>
<td>Parking Services</td>
</tr>
<tr>
<td>Administrative Assistant 2</td>
<td>Office of the General Counsel</td>
</tr>
<tr>
<td>Administrative Assistant 3</td>
<td>University Bursar</td>
</tr>
<tr>
<td>Administrative Assistant 4</td>
<td>University Bursar</td>
</tr>
<tr>
<td>Building Construction Superintendent</td>
<td>Facilities Maintenance</td>
</tr>
<tr>
<td>Executive Secretary 2</td>
<td>Provost VP – Academic Affairs</td>
</tr>
<tr>
<td>Groundskeeper Supervisor</td>
<td>Grounds</td>
</tr>
<tr>
<td>Network Services Supervisor</td>
<td>ITS Operations</td>
</tr>
<tr>
<td>Office Assistant 2</td>
<td>Finance &amp; Business Operations</td>
</tr>
<tr>
<td>Printing Supervisor</td>
<td>Printing Services</td>
</tr>
<tr>
<td>Receiving &amp; Distribution Supervisor</td>
<td>Delivery Services</td>
</tr>
<tr>
<td>Student Loan Supervisor</td>
<td>Financial Aid &amp; Scholarships</td>
</tr>
</tbody>
</table>

All University Dispatchers, Police Officers, and Law Enforcement Officers | YSU Police Department
APPENDIX C
GRIEVANCE FORM

Date Filed: ________________ *

☐ Filed through YSU-ACE Grievance Committee
☐ Filed independently of YSU-ACE

Name of Grievant: _________________________________________
Department: ______________________________________________
Home Address: ___________________________________________
Date Cause of Grievance Occurred: ___________________________

Statement of Complaint of Grievant: (attach supporting documents if appropriate)

Section of Agreement to Have Been Violated:

Remedy Sought:

Grievant's Signature                      Date

cc: Grievant                        Principal Administrative Officer
YSU-ACE                               Chief Human Resources Officer
Department Head                       Director of Labor Relations
Dean/Executive Director

*Prior to the filing of a grievance, a grievance number must be secured from the Office of the Chief Human Resources Officer or his/her designee.
APPENDIX D
EVALUATION FORM

YOUNGSTOWN STATE UNIVERSITY
CLASSIFIED EMPLOYEE PERFORMANCE EVALUATION

<table>
<thead>
<tr>
<th>Employee Name</th>
<th>Department</th>
<th>Type of Evaluation</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Evaluation Period - From:</th>
<th>To:</th>
<th>Due Date:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Generally, evaluations are completed annually; therefore, regular and ongoing feedback is highly encouraged.

Guidelines for completing the evaluation:
1. Evaluate the employees’ performance over the entire evaluation period, not just the most recent period.
2. Base your ratings on the individual’s job performance and results only.
3. Do not give someone a high rating to avoid discussing an issue. Do not give someone a low rating in an attempt to motivate or discipline the employee. Make your rating representative of the level of performance.
4. Recognize distinct levels of performance in each area. Do not let an “overall impression,” positive or negative, influence the rating of a particular area.
5. If the employee works a different shift than you, or there is minimal interaction between the employee and supervisor, it may be helpful to solicit input from other supervisors/administrators prior to completing the evaluation. Request specific results or examples versus general impressions of their performance.
6. Once you have completed the form, please take a minute to review your work in order to ensure that you have checked all performance boxes.

Definition of Ratings:
**Below Minimum (1 point)** - Employee does not meet minimum performance requirements in this category.
**Needs to Improve (2 points)** - Performance must improve for employee to be successful in this category.
**Meets Requirements (3 points)** - Employee meets performance requirements most of the time.
**Frequently Exceeds (4 points)** - Employee consistently meets and often exceeds performance requirements.
**Outstanding (5 points)** - Employee consistently exceeds performance requirements.

Please note that the employee’s overall performance rating will be automatically calculated.
### QUALITY/QUANTITY OF WORK/PRODUCTIVITY

<table>
<thead>
<tr>
<th>Below Minimum</th>
<th>Needs to Improve</th>
<th>Meets Requirements</th>
<th>Frequently Exceeds</th>
<th>Outstanding</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**1. QUALITY/QUANTITY OF WORK/PRODUCTIVITY**

- **Below Minimum** - Employee does not meet minimum performance requirements in this category.
- **Needs to Improve** - Performance must improve for employee to be successful in this category.
- **Meets Requirements** - Employee meets performance requirements most of the time.
- **Frequently Exceeds** - Employee consistently meets and often exceeds performance requirements.
- **Outstanding** - Employee consistently exceeds performance requirements.

a. Completes work assignments in a timely manner.
b. Completes work assignments accurately.
c. Completes an appropriate volume of acceptable work.
d. Follows instructions.
e. Exhibits steady and productive use of work hours.
g. Exercises good judgment and makes appropriate decisions in performance of duties.
h. Avoids tardiness/unscheduled absenteeism.

**Comments:**

### KNOWLEDGE OF JOB/LEARNING AND DEVELOPMENT

<table>
<thead>
<tr>
<th>Below Minimum</th>
<th>Needs to Improve</th>
<th>Meets Requirements</th>
<th>Frequently Exceeds</th>
<th>Outstanding</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**2. KNOWLEDGE OF JOB/LEARNING AND DEVELOPMENT**

- **Below Minimum** - Employee does not meet minimum performance requirements in this category.
- **Needs to Improve** - Performance must improve for employee to be successful in this category.
- **Meets Requirements** - Employee meets performance requirements most of the time.
- **Frequently Exceeds** - Employee consistently meets and often exceeds performance requirements.
- **Outstanding** - Employee consistently exceeds performance requirements.

a. Demonstrates an understanding of day-to-day work assignments.
b. Recognizes and resolves actual and potential problem situations.
c. Follows department policies and procedures.
d. Observes required safety practices.
e. Willingly acquires new skills and learns new procedures.
f. Adjusts to change positively.
g. Strives to continually improve job performance.

**Comments:**
### 3. COMMUNICATION

<table>
<thead>
<tr>
<th>Below Minimum</th>
<th>Needs to Improve</th>
<th>Meets Requirements</th>
<th>Frequently Exceeds</th>
<th>Outstanding</th>
</tr>
</thead>
<tbody>
<tr>
<td>Employee does not meet minimum performance requirements in this category.</td>
<td>Performance must improve for employee to be successful in this category.</td>
<td>Employee meets performance requirements most of the time.</td>
<td>Employee consistently meets and often exceeds performance requirements.</td>
<td>Employee consistently exceeds performance requirements.</td>
</tr>
</tbody>
</table>

| a. Communicates information accurately both verbally and in writing. | ☐ | ☐ | ☐ | ☐ | ☐ |
| b. Performs job duties with professionalism and courtesy. | ☐ | ☐ | ☐ | ☐ | ☐ |
| c. Keeps supervisor informed as needed. | ☐ | ☐ | ☐ | ☐ | ☐ |
| d. Keeps co-workers informed as needed (e.g. work activities, potential problems, etc.). | ☐ | ☐ | ☐ | ☐ | ☐ |

Comments:

### 4. COOPERATION/TEAM WORK

<table>
<thead>
<tr>
<th>Below Minimum</th>
<th>Needs to Improve</th>
<th>Meets Requirements</th>
<th>Frequently Exceeds</th>
<th>Outstanding</th>
</tr>
</thead>
<tbody>
<tr>
<td>Employee does not meet minimum performance requirements in this category.</td>
<td>Performance must improve for employee to be successful in this category.</td>
<td>Employee meets performance requirements most of the time.</td>
<td>Employee consistently meets and often exceeds performance requirements.</td>
<td>Employee consistently exceeds performance requirements.</td>
</tr>
</tbody>
</table>

| a. Works cooperatively with others to achieve departmental goals. | ☐ | ☐ | ☐ | ☐ | ☐ |
| b. Actively seeks to assist supervisor/co-workers as time and responsibilities permit. | ☐ | ☐ | ☐ | ☐ | ☐ |
| c. Contributes to a positive and constructive work environment. | ☐ | ☐ | ☐ | ☐ | ☐ |

Comments:
5. OTHER JOB-SPECIFIC REQUIREMENTS (OPTIONAL)

<table>
<thead>
<tr>
<th>Below Minimum</th>
<th>Needs to Improve</th>
<th>Meets Requirements</th>
<th>Frequently Exceeds</th>
<th>Outstanding</th>
</tr>
</thead>
<tbody>
<tr>
<td>Employee does not meet minimum performance requirements in this category.</td>
<td>Performance must improve for employee to be successful in this category.</td>
<td>Employee meets performance requirements most of the time.</td>
<td>Employee consistently meets and often exceeds performance requirements.</td>
<td>Employee consistently exceeds performance requirements.</td>
</tr>
</tbody>
</table>

a. Enter job-specific requirement and a brief description.

b. Enter job-specific requirement and a brief description.

c. Enter job-specific requirement and a brief description.

---

6. SUPERVISORY SKILLS (use only when evaluating a supervisor)

<table>
<thead>
<tr>
<th>Below Minimum</th>
<th>Needs to Improve</th>
<th>Meets Requirements</th>
<th>Frequently Exceeds</th>
<th>Outstanding</th>
</tr>
</thead>
<tbody>
<tr>
<td>Employee does not meet minimum performance requirements in this category.</td>
<td>Performance must improve for employee to be successful in this category.</td>
<td>Employee meets performance requirements most of the time.</td>
<td>Employee consistently meets and often exceeds performance requirements.</td>
<td>Employee consistently exceeds performance requirements.</td>
</tr>
</tbody>
</table>

a. Demonstrates effective supervision.
b. Keeps staff updated on policies and procedures.
c. Takes prompt action to resolve job and performance problems.
d. Provides necessary feedback to staff.
e. Promotes teamwork with an emphasis on working toward common goals.

Comments:
### 7. OVERALL PERFORMANCE RATING

<table>
<thead>
<tr>
<th>Rating</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Below Minimum</td>
<td>Employee does not meet minimum performance requirements in this category.</td>
</tr>
<tr>
<td>Needs to Improve</td>
<td>Performance must improve for employee to be successful in this category.</td>
</tr>
<tr>
<td>Meets Requirements</td>
<td>Employee meets performance requirements most of the time.</td>
</tr>
<tr>
<td>Frequently Exceeds</td>
<td>Employee consistently meets and often exceeds performance requirements.</td>
</tr>
<tr>
<td>Outstanding</td>
<td>Employee consistently exceeds performance requirements.</td>
</tr>
</tbody>
</table>

Overall Performance Rating based on all Ratings Above

Comments:

### 8. GOALS/BENCHMARKS TO WORK ON IN COMING YEAR

(OPTIONAL)

<table>
<thead>
<tr>
<th>Goal/Benchmark</th>
</tr>
</thead>
<tbody>
<tr>
<td>a.</td>
</tr>
<tr>
<td>b.</td>
</tr>
<tr>
<td>c.</td>
</tr>
</tbody>
</table>

### 9. EMPLOYEE COMMENTS (OPTIONAL)

Sign to indicate acknowledgement, but not necessarily agreement.

Employee Signature: ___________________________ Date: ____________

Evaluator Signature: __________________________ Date: ____________

Reviewer Signature: __________________________ Date: ____________

HR Signature: ________________________________ Date: ____________

81
APPENDIX E
Search Committee Assessment Form

Position: ______________________________________ Posting #: __________________

Search Committee Member: ______________________ Date: ______________________

Candidate Name: _______________________________ Vacancy Type: Promotion/Transfer

Open Competitive

Criterion: All candidates will be evaluated on the basis of experience and education (if applicable). Each assessment will be made on a maximum total of ten criteria questions as determined by
the search committee. Each criteria will be weighted equally, however, not more than four criteria may be education related. Only use experience fields labeled “7-10” for that number of
Education fields not used. All criteria must be job related and non-discriminatory. Each candidate should receive a score from 0-5 for each of the ten criteria listed. A score of 0 should be used
if the candidate fails to possess or demonstrate that trait or qualification, while a score of 5 should be used if the candidate perfectly fulfills the trait or qualification.

Education: (Examples: advanced degree, additional licenses/certification, specialized training, etc.)

Score

1. ______________________________________________________________  __________
2. ______________________________________________________________  __________
3. ______________________________________________________________  __________
4. ______________________________________________________________  __________

Experience: (Examples: specific software/equipment, specialized materials/ concepts, industry, etc.)

1. _______________________________________________  _______
2. _______________________________________________  _______
3. _______________________________________________  _______
4. _______________________________________________  _______
5. _______________________________________________  _______
6. _______________________________________________  _______
(7). _____________________________________________  _______
(8). _____________________________________________  _______
(9). _____________________________________________  _______
(10). ____________________________________________  _______

If the position was posted “Open Competitive” adjust the raw score of bargaining unit members with ten (10) or
more years of service up by ten percent (10%). Non-
probationary bargaining unit members with fewer than ten (10) years should have their raw score adjusted up by five
percent (5%). Outside candidates receive no adjustment to
their raw score.

Raw Score: __________________________  Adjusted Score: __________________________
APPENDIX F
RECRUITMENT AND SELECTION PROCEDURES

All classified civil service vacancies are filled through Human Resources. This office coordinates all employment recruiting, testing, screening and referring of qualified candidates for consideration.

Classified civil service vacancies are filled by posting a public notice that vacant positions are to be filled. Open competitive examinations are utilized for certain classified civil service vacancies.

TESTED POSITIONS

Youngstown State University administers competitive civil service examinations for several classifications used at YSU. Following each examination, an eligibility list is created. The term of each eligibility list is one (1) year. However, the University may extend the list’s life to two (2) years and/or test additional examinees and add their names (by grade) to the existing list.

Tested position vacancies will be posted for ten (10) working days to allow for non-probationary employees on the eligibility list and non-probationary employees who wish transfers to apply. Only employees currently certified in a position in the same or higher classification in the same classification series as the posted tested position may apply for a transfer. Departments filling a vacancy for which a civil service examination has been administered will be provided by Human Resources with the names of up to the top ten (10) applicants on the eligibility list. Employees who request transfers will be referred with the candidates on the eligibility list.

Who Must Take Civil Service Examinations

When an examination is given by the University for a specific classification, all “provisional” University employees in that classification must take the examination and pass it in order to retain their positions. Provisional employees include employees (1) who have not been appointed to their positions from an eligibility list after having taken and passed the examination previously and (2) who have not successfully completed the probationary period for the position, or who have not remained in the position for a period of six (6) months of continuous service, whichever period is longer.

Conversely, “certified” employees are not required to take the examination to retain their position. Certified employees are those who (1) were appointed to their position from an eligibility list, after having taken and passed the examination for the position, and (2) those who have successfully completed the probationary period for the position, or who have remained in the position for a period of six (6) months of continuous service, whichever period is longer, and (3) those who have retained certification after a classification change.

At the time of appointment, employees are advised by the appointing authority in writing of the nature of their appointment, that is, whether it is “provisional” or “certified.”

In addition, University employees must be certified in a classification before they can be considered for subsequent promotion into a position in that classification series.

Referrals and Waivers

Each time a vacancy occurs in a classification that has an eligibility list available, the names of up to the top ten (10) persons on the eligibility list will be referred to the hiring department. A person who is interviewed and then withdraws their name from consideration prior to an offer of appointment will be given a waiver. A person may be waived no more than four (4) times in the same classification. After four times, the person’s name is dropped from the list. He/she must retake the test when it is next given in order to be placed on the list. A waiver may be requested at any time up to the actual offer of appointment. However, if a person is offered an appointment and declines it, he/she is automatically dropped from the list. If dropped from a list, an applicant may request to be restored to the list by justifying and requesting such consideration in a letter to the Chief Human Resources Officer, or his/her designee.
NON-TESTED POSITIONS

Vacant permanent full-time and permanent part-time positions for which no civil service examinations have yet been administered are posted for a minimum of ten (10) working days. Vacancy announcements are posted in Human Resources and at the Human Resources web site. Current employees as well as off-campus applicants who meet the posted minimum requirements and are interested in applying for vacant positions must apply online during the designated sign-up period. After the posting deadline date, Human Resources will refer the qualified applicants to the search committee in accordance with Section 14.8 of the collective bargaining agreement. Persons selected from a pool of applicants resulting from a job posting will be given either provisional or certified appointments. If the selected applicant is currently certified, and if the position he/she is selected for is in the same classification series as the position currently held, the appointment will be certified. Conversely, if the selected applicant is currently provisional and/or if the position is outside his/her current classification series, the appointment will be provisional.
APPENDIX G
AUTHORIZATION FOR PAYROLL DEDUCTION

YOUNGSTOWN STATE UNIVERSITY
Authorization for Payroll Deduction

Employee Name: ________________________________________
       Last       First       Middle
_____ New Authorization       Effective Date_______
_____ Change       Amount per pay $______
_____ Cancellation

Organization payable to: ________________________________

I hereby authorize the University to make this **deduction** from my earnings.

Date __________    Employee Signature_____________________

            Banner ID ________________________
## APPENDIX H
### INSURANCE BENEFITS

**Youngstown State University**
*Plan Year beginning July 1, 2017*

<table>
<thead>
<tr>
<th>Benefits</th>
<th>Network</th>
<th>Non-Network</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Benefit Period</strong></td>
<td>January 1&lt;sup&gt;st&lt;/sup&gt; through December 31&lt;sup&gt;st&lt;/sup&gt;</td>
<td></td>
</tr>
<tr>
<td><strong>Dependent Age</strong></td>
<td>Up to Age 26 Removal upon End of Month</td>
<td></td>
</tr>
<tr>
<td><strong>Older Age Child</strong></td>
<td>Ages 26 - 28 Removal upon End of Month</td>
<td>(cost of coverage at the employee’s expense)</td>
</tr>
<tr>
<td><strong>Pre-Existing Condition Waiting Period</strong></td>
<td>Not Applicable</td>
<td></td>
</tr>
<tr>
<td><strong>Blood Pint Deductible</strong></td>
<td>0 pints</td>
<td></td>
</tr>
<tr>
<td><strong>Overall Annual Benefit Period Maximum</strong></td>
<td>Unlimited</td>
<td></td>
</tr>
<tr>
<td><strong>3 month Deductible Carryover</strong></td>
<td>Not Covered</td>
<td></td>
</tr>
<tr>
<td><strong>Benefit Period Deductible – Single/Family</strong></td>
<td>$250/$500</td>
<td>$425/$950</td>
</tr>
<tr>
<td><strong>Coinsurance</strong></td>
<td>90%</td>
<td>70%</td>
</tr>
<tr>
<td><strong>Coinsurance Out-of Pocket Maximum (Excluding Deductible) – Single/Family</strong></td>
<td>$925/$1,725</td>
<td>$2,000/$4,000</td>
</tr>
<tr>
<td><strong>Total Medical Out-of-Pocket Maximums – (Including Deductible) -Single/Family</strong></td>
<td>$1,175/$2,225</td>
<td>$2,425/$4,950</td>
</tr>
<tr>
<td><strong>-Maximum Out-of-Pocket (MOOP)&lt;sup&gt;5&lt;/sup&gt; Including deductible, Coinsurance Out-of-Pocket Maximums and Copays) Single/Family</strong></td>
<td>$6,600 / $13,200</td>
<td>Does not apply</td>
</tr>
</tbody>
</table>

### Physician/Office Services

<table>
<thead>
<tr>
<th>Service</th>
<th>Network</th>
<th>Non-Network</th>
</tr>
</thead>
<tbody>
<tr>
<td>Office Visit (Illness/Injury)&lt;sup&gt;2,5&lt;/sup&gt;</td>
<td>$15 copay, then 100%</td>
<td>70% after deductible</td>
</tr>
<tr>
<td>Urgent Care Office Visit&lt;sup&gt;2,5&lt;/sup&gt;</td>
<td>$15 copay, then 100%</td>
<td>70% after deductible</td>
</tr>
<tr>
<td>Advanced Practicing Nurse/Office Visit&lt;sup&gt;2,5&lt;/sup&gt;</td>
<td>$10 copay, then 100%</td>
<td>70% after deductible</td>
</tr>
<tr>
<td>All Immunizations – Medically Necessary</td>
<td>90% after deductible</td>
<td>70% after deductible</td>
</tr>
<tr>
<td>Administration of H1N1</td>
<td>100%</td>
<td></td>
</tr>
</tbody>
</table>

### Preventive Services

<table>
<thead>
<tr>
<th>Service</th>
<th>Network</th>
<th>Non-Network</th>
</tr>
</thead>
<tbody>
<tr>
<td>Preventive Services, in accordance with state and federal law&lt;sup&gt;3&lt;/sup&gt;</td>
<td>100%</td>
<td>70% after deductible</td>
</tr>
<tr>
<td>Routine Physical Exams (Age 21 and over)</td>
<td>100%</td>
<td>70% after deductible</td>
</tr>
<tr>
<td>Well Child Care Services including Exams, Well Child Care Immunizations and Laboratory Tests (To age 21)</td>
<td>100%</td>
<td>70% after deductible</td>
</tr>
<tr>
<td>Routine X-rays, Labs and Medical Tests</td>
<td>100%</td>
<td>70% after deductible</td>
</tr>
<tr>
<td>Routine Colonoscopy</td>
<td>100%</td>
<td>70% after deductible</td>
</tr>
<tr>
<td>Routine Mammogram (One per benefit period)</td>
<td>100%</td>
<td>70% after deductible</td>
</tr>
<tr>
<td>Routine Pap Test (One per benefit period)</td>
<td>100%</td>
<td>70% after deductible</td>
</tr>
<tr>
<td>Routine PSA Test</td>
<td>100%</td>
<td>70% after deductible</td>
</tr>
<tr>
<td>Routine Vision Exam (One per benefit period)</td>
<td>100%</td>
<td>70% after deductible</td>
</tr>
<tr>
<td>Routine Hearing Exam (One per benefit period)</td>
<td>100%</td>
<td>70% after deductible</td>
</tr>
</tbody>
</table>

### Outpatient Services

<table>
<thead>
<tr>
<th>Service</th>
<th>Network</th>
<th>Non-Network</th>
</tr>
</thead>
<tbody>
<tr>
<td>Surgical Services</td>
<td>90% after deductible</td>
<td>70% after deductible</td>
</tr>
<tr>
<td>Diagnostic Services</td>
<td>90% after deductible</td>
<td>70% after deductible</td>
</tr>
<tr>
<td>Service Type</td>
<td>deductible</td>
<td>coinsurance</td>
</tr>
<tr>
<td>-------------------------------------------------</td>
<td>----------------</td>
<td>----------------</td>
</tr>
<tr>
<td>Physical Therapy &amp; Occupational Therapy</td>
<td>90%</td>
<td>70%</td>
</tr>
<tr>
<td>Facility and Professional (40 visits combined per period)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Chiropractic Therapy – Professional Only</td>
<td>90%</td>
<td>70%</td>
</tr>
<tr>
<td>(12 visits per benefit period)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Speech Therapy – Facility and Professional</td>
<td>90%</td>
<td>70%</td>
</tr>
<tr>
<td>(20 visits per benefit period)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cardiac Rehabilitation</td>
<td>90%</td>
<td>70%</td>
</tr>
<tr>
<td>Emergency use of an Emergency Room$^4,5$</td>
<td></td>
<td>$75 copay, then 100%</td>
</tr>
<tr>
<td>Non-Emergency use of an Emergency Room</td>
<td>90%</td>
<td>70%</td>
</tr>
<tr>
<td>Inpatient Facility</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Semi-Private Room and Board</td>
<td>90%</td>
<td>70%</td>
</tr>
<tr>
<td>Maternity Services</td>
<td>90%</td>
<td>70%</td>
</tr>
<tr>
<td>Skilled Nursing Facility</td>
<td>90%</td>
<td>70%</td>
</tr>
<tr>
<td>Human Organ Transplants</td>
<td>90%</td>
<td>70%</td>
</tr>
<tr>
<td>Additional Services</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Allergy Testing</td>
<td>90%</td>
<td>70%</td>
</tr>
<tr>
<td>Allergy Treatments</td>
<td>90%</td>
<td>70%</td>
</tr>
<tr>
<td>Ambulance Services includes Air</td>
<td>90%</td>
<td>70%</td>
</tr>
<tr>
<td>Durable Medical Equipment / Medical Supplies</td>
<td>90%</td>
<td>70%</td>
</tr>
<tr>
<td>Home Healthcare</td>
<td>90%</td>
<td>70%</td>
</tr>
<tr>
<td>Hospice Services</td>
<td>90%</td>
<td>70%</td>
</tr>
<tr>
<td>Private Duty Nursing</td>
<td>90%</td>
<td>70%</td>
</tr>
<tr>
<td>Weight Loss Services (including complications from weight loss surgical services)</td>
<td>90%</td>
<td>70%</td>
</tr>
<tr>
<td>Mental Health and Substance Abuse – Federal Mental Health Parity</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Inpatient Mental Health and Substance Abuse Services</td>
<td>Benefits paid are based on corresponding medical benefits</td>
<td></td>
</tr>
<tr>
<td>Outpatient Mental Health and Substance Abuse Services</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Note: Services requiring a copayment are not subject to the single/family deductible.

Deductible and coinsurance expenses incurred for services by a non-network provider will also apply to the network deductible and coinsurance out-of-pocket limits.

Deductible and coinsurance expenses incurred for services by a network provider will not apply to the non-network deductible and coinsurance out-of-pocket limits.

Non-Contracting and Facility Other Providers will pay the same as Non-Network.

Benefits will be determined based on Medical Mutual’s medical and administrative policies and procedures.

This document is only a partial listing of benefits. This is not a contract of insurance. No person other than an officer of Medical Mutual may agree, orally or in writing, to change the benefits listed here. The contract or certificate will contain the complete listing of covered services.

In certain instances, Medical Mutual’s payment may not equal the percentage listed above. However, the covered person’s coinsurance will always be based on the lesser of the provider’s billed charges or Medical Mutual’s negotiated rate with the provider.

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1 Maximum family deductible. Member deductible is the same as single deductible.
2 The office visit copay applies to the cost of the office visit only.
3 Preventive services include evidence-based services that have a rating of “A” or “B” in the United States Preventive Services Task Force, routine immunizations and other screenings, as provided for in the Patient Protection and Affordable Care Act.
4 Copay waived if admitted. The copay applies to room charges only. All other covered charges are not subject to deductible or coinsurance.
5 Copays apply to the Maximum Coinsurance Out-of Pocket (MOOP) $6,600-Single / $13,200-Family – Affordable Care Act.
APPENDIX H: INSURANCE BENEFITS
(Continued)

Definitions:

Contract Period and Fiscal Year are defined as the 12-month period July – June

Funding Level—The overall dollars needed to cover estimated health care expenses. The Funding Level will be converted to Funding Rates for the Contract Period:

For the Fiscal Year beginning July 1, 2017, and ending June 30, 2020:

Medical = Expected Claims Liability + (Expected Claims Liability x 3-3/4%) + Fixed Costs.

Rx = Expected Claims Liability + (Expected Claims Liability x 3-3/4%) + Fixed Costs

Dental = Fully insured rate as set forth by the dental insurance carrier

Vision = Fully insured rate as set forth by the vision insurance carrier

Should the dental or vision plans become self-insured in the future, the funding rates for those plans will be determined as follows:

Dental= Expected Claims Liability + (Expected Claims Liability x 3.75%) + Fixed Costs
Vision= Expected Claims Liability + (Expected Claims Liability x 3.75%) + Fixed Costs

Funding Rates are based a structure that includes Employee Only; Employee + One Dependent; and Family (Employee + two or more dependents).

Expected Claim Liability is determined by the stop loss carrier and/or Third Party Administrator (TPA) for the Contract Period, and/or actuary for the health care consultant.

Actual Costs = Paid Claims + Fixed Costs – Prescription Drug Rebates

Fixed Costs = Administrative Costs + Stop Loss Premiums

Funding Rates for the medical, prescription drug, dental and vision plans each July 1st, will be determined using the formulas identified above to calculate Funding Level.

Reserve
The University will maintain a health care Reserve in accordance with the guidelines outlined in the HCAC Target Reserve Policy.

HCAC Target Reserve Policy
APPENDIX H:
INSURANCE BENEFITS
(Continued)

Components of the Target Reserve:

a. **IBNR Reserves** - represent the funds necessary to cover claims Incurred But Not Reported. For purposes of this contract, IBNR Reserves = 2.5 months of Expected Claims for medical, prescription drug, dental and vision claims. These are claims for which members have received services but the claims have not been paid or billed to the University; and

b. **Margin** - represents the difference between the Maximum Claim Liability (applies to medical only) and Expected Claims Liability set by the University’s consultant. This amount is calculated by multiplying Expected Claims Liability by 125%.

Targeted Reserves should be expressed as a range from Optimistic, Intermediate to Pessimistic to reflect the potential for variance.

Funding of the Reserve should target the Intermediate Targeted Reserve Level of 35% of projected annual costs.

This Reserve Policy should be integrated in the annual Funding Level Calculations:

c. A three-year projection of the Targeted Reserves should be used to effectively plan and adjust accounts through premium increase or decreases;

d. Should the reserve balance exceed 45% of the average of the annual actual cost, the Health Care Advisory Committee shall consider options, including premium holidays, and make recommendations intended to reduce the reserve balance. The average of the annual actual cost is defined to be the three-year average of the annual actual cost required to operate the health care plan for the previous three fiscal years. The annual actual costs for a particular fiscal year includes claims or premium costs including stop loss insurance, administrative expenses incurred from vendors and consultants, wellness expenditures, all legally required fees and taxes associated with the health care plan, and other expenses that may be required to effectively operate the health care plans.

e. Should the reserve balance fall below 25% of the projected annual costs, the Health Care advisory Committee may consider options and make recommendations intended to raise the reserve balance.

An actuarial consultant will confirm annually that the reserve policy is properly aligned with the stop loss coverage and to identify risks associated with the coordinated policies.

**EMPLOYEE CONTRIBUTIONS**

Employees will contribute, via payroll deduction, an aggregate of 15% of the Funding Level. In each year of the contract, once the funding rates are determined for the Employee Only; Employee + One Dependent; and Family (Employee + two or more dependents) contracts, the University and the Union will meet to identify the flat percentage of salary within the bargaining unit that is required for Funding Level to be reached in each year of the contract. Once both sides agree to the flat percentage, it will be implemented by the University. This will occur each July 1 of the contract thereafter.
APPENDIX I
CLASSIFIED POSITION INFORMATION FORM

Report No. __________

The following information is provided pursuant to the requirements of ARTICLE 31 STUDENT EMPLOYEES of the collective bargaining agreement between Youngstown State University and Association of Classified Employees, and is based upon information available to the Human Resources representative on the date this form is completed.

POSITION: _________________________________________________________

DEPARTMENT: _____________________________________________________

EMPLOYEE: ________________________________________________________

SUPERVISOR: ______________________________________________________

REASON FOR CHANGE: (i.e. vacancy, promotion, demotion, retirement, death, leave, or any separation of service)
____________________________________________________________________

EFFECTIVE DATE OF CHANGE: _______________________________________

WILL POSITION BE FILLED? _____YES _____NO _____UNKNOWN

IF YES, ANTICIPATED DATE OF APPOINTMENT: _______________________

IF KNOWN, WILL STUDENT EMPLOYEE(S) PERFORM ANY OF THE DUTIES THAT WERE PERFORMED BY THIS POSITION?

_____YES _____NO _____UNKNOWN

HOW WILL THE DUTIES OF THE POSITION BE PERFORMED AND BY WHOM?

____________________________________________________________________

____________________________________________________________________

____________________________________________________________________

_________________________________________
Signature of Human Resources Representative      Date
DISTINGUISHED SERVICE AWARD
Nomination Form
Appendix J

Each year the University recognizes the contributions of members of the Youngstown State University Association of Classified Employees staff with the Distinguished Service Awards. (Please note that this form is for YSU ACE bargaining union members ONLY) Nominations may be submitted by YSU faculty, staff, students, alumni and/or the community.

Criteria for Award

• Must be in Good Standing in the YSU-ACE Bargaining Unit.
• Must exhibit outstanding performance of their job duties and/or public/community service.
• Must not have received the award within the last three (3) years.
• Must have Satisfactory/Meets Requirements or better overall rating on the last two Performance Evaluations.
• Must not have any disciplinary actions in their Personnel file in the last two (2) years.

Submit Nominations to: Linda Moore
Office of Human Resources, Tod Hall Room 312
NOMINATION DEADLINE: 5:00PM JANUARY 31
(or the Friday before if this lands on a weekend)

The following individual is nominated for the Distinguished Service Award:
NAME:
TITLE:
DEPARTMENT:
DATE OF APPOINTMENT (if known):

JUSTIFICATION FOR NOMINATION

(If needed, attach additional sheets to form.)

Please Print:
NAME OF NOMINATOR:
MAILING ADDRESS:
CITY, STATE, ZIP:
PHONE: ___________________ DATE: ___________________
SIGNATURE: ___________________