COLLECTIVE BARGAINING AGREEMENT

Between

The UConn Health
Board of Directors

And

The University of Connecticut Health Center Chapter of the American Association of University Professors

July 1, 2016 - June 30, 2021
ARTICLE I
RECOGNITION

1.1 The Board of Directors of UConn Health (hereinafter "Board") recognizes the University of Connecticut Health Center Chapter of the American Association of University Professors (hereinafter "Union" or "AAUP") as the exclusive bargaining representative for all faculty at UConn Health who are full time or who work a full-time equivalent equal to or greater than twenty percent (0.2 FTE) and who are not excluded in the following paragraph, for the purpose of negotiating with respect to wages, hours and other conditions of employment. Hereinafter for the purposes of collective bargaining, faculty who are not excluded pursuant to this Article are referred to as "faculty," or "members," or "members of the bargaining unit."

Members of the faculty who hold the following positions are excluded from the bargaining unit: Department Heads, Associate Deans, Assistant Deans, Deans, the Executive Director of Correctional Managed Health Care, the Chief of Staff, the Head of Quality Programs/Medical Director, the Faculty Representative to the UCHC Board of Directors, the Special Assistant to the Vice President for Health Affairs, Dental School Division Directors, Type II Center Directors, the Director of Health Affairs Policy and Planning and retired re-employed employees.

1.2 The parties agree that the list of excluded faculty positions may change from time to time. The exclusion of new position titles from the faculty unit shall be preceded by discussion with the AAUP. Any impasse in this area shall be submitted to the State Labor Relations Board for resolution.
ARTICLE 2
BOARD PREROGATIVES

2.1 It is recognized that the Board has and will, consistent with the By-Laws of the University of Connecticut Board of Trustees, continue to retain, whether exercised or not, the sole right, responsibility or prerogative to make rules for the governance of UConn Health and shall determine the general policies of UConn Health, including those concerning the admission of students and the establishment of schools, centers, divisions, and departments, and to determine the mission of UConn Health and the methods and means necessary to fulfill that mission.

The Board shall determine and make rules for all patient care activities; the care, maintenance, and operations of buildings, land, apparatus, and other property used for school programs and courses; staffing requirements; the calendar; and the establishment of reasonable work rules.

2.2 The Board shall have sole jurisdiction over the selection, appointment, assignment of duties and hours of work, amount of compensation, sick leave, vacation, leaves of absence, termination of service, qualifications, rank, and status of the individual members of the faculty of UConn Health; over standards of performance, discipline, order and efficiency; as well as the decision to reward, promote, demote, suspend, discipline or discharge unit members for just cause, to terminate unit members for lack of work or other legitimate reason, to establish contracts or subcontracts for services, positions or programs; UConn Health operations, and to determine whether the whole or any part of the operations shall continue except as specifically limited by the terms and provisions of this Agreement.

2.3 These rights, responsibilities, and prerogatives are not subject to delegation to the AAUP in full or in part except that the same shall not be exercised in a manner inconsistent with or in violation of any of the specific terms and provisions of this Agreement. No action taken by the Board with respect to such rights, responsibilities, and prerogatives other than the specific provisions contained in this Agreement shall be subject to the grievance provisions of this contract.
ARTICLE 3
AAUP RIGHTS AND SECURITY

3.1 During the life of this Agreement a member of the bargaining unit shall retain the freedom to decide whether or not to become or remain a member of the Union. A member of the bargaining unit who is not a member of the Union shall be required to pay an agency service fee pursuant to Section 5-280 of the General Statutes.

3.2 Within thirty (30) days of approval of the contract by the Legislature and as instructed by the Union during the life of the contract, the University shall deduct AAUP dues or agency fees bi-weekly from the gross paycheck of each person who is required under Section 5-280 of the General Statutes to pay such a fee as a condition of employment.

3.3 The amount of dues or agency service fee deducted under this article shall be remitted to the Union as soon as practicable after the pay period of the faculty member for whom any such deduction is made. No payroll deduction of dues or agency service fee shall be made during a payroll period in which earnings are insufficient to cover the amount of deduction nor shall such deductions be made from subsequent payrolls to cover the period in question. The Union shall be notified when such a situation exists.

3.4 On a quarterly basis, the Administration shall provide the Union a list of bargaining unit members that will include name, title, department, FTE and salary. In addition the Administration will provide the Union, within a reasonable time frame, any information it requests that is needed for collective bargaining, grievance handling or the administration of the contract.

3.5 The parties will meet periodically to exchange information and to discuss matters of mutual concern.

3.6 This Agreement shall be made available to bargaining unit members electronically. A pdf version of this Agreement shall be posted on the UConn Health web site.
ARTICLE 4
GOVERNANCE

4.1 Although the AAUP, as the elected bargaining agent, retains the exclusive right to negotiate and reach agreement on terms and conditions of employment for the members of the bargaining unit, and the Board retains its rights, under law, to manage and direct UConn Health, the parties recognize the necessity of a collegial governance system for faculty in areas of academic concern. It is mutually desirable that the collegial system of shared governance be maintained and strengthened so that faculty will have a mechanism and procedure, independent of the collective bargaining process, for making recommendations to appropriate administrative officials and to the Board, for resolving academic matters, through the organizational divisions of the Health Center.

4.2 This article on governance is a statement of intent and policy and is not subject to the Contractual Grievance Procedure.
ARTICLE 5
MAINTENANCE OF PROCEDURES, PRACTICES AND POLICIES

5.1 (a) Maintenance of Procedures and Practices. The parties agree to maintain for the duration of the contract all procedures and practices for UConn Health not modified by the terms of this Agreement governing appointment, reappointment, non-reappointment, tenure, post-tenure review, promotion, dismissal, termination, suspension, award of leaves of absence, grievances, and the determination of workloads as specified by the most current University or School of Medicine or School of Dental Medicine By-Laws.

(b) The parties agree further that the procedures and practices of UConn Health maintained by Section 5.1 above may be changed only by the Board, consistent with the procedures established in each School's By-laws, or by the University of Connecticut Board of Trustees, in the case of modifications to the University of Connecticut By-Laws.

5.2 Maintenance of Policies. Nothing in this Agreement shall be construed to deny the authority of the Board to establish or change policies through established processes, which may include prior discussion with the AAUP as appropriate.
ARTICLE 6
NONDISCRIMINATION

6.1 The Board and the Union agree that no bargaining unit member shall be discriminated against because of race, color, sex (including pregnancy), age, national origin, ethnicity, marital status, physical disability, intellectual disability, past or present history of mental disability, learning disability, religious creed, ancestry, sexual orientation, transgender status, gender identity or expression, genetic information, veteran status, political belief, political affiliation or membership or non-membership in any labor organization, or any other characteristic protected by law.

6.2 Allegations of discrimination are not subject to the grievance and arbitration provisions of this contract but may be processed by any aggrieved member of the bargaining unit in accordance with the University's internal procedures or by the use of external administrative and judicial processes.
ARTICLE 7
DISCIPLINE

7.1 The parties wish to encourage open communication between administrators and faculty and agree that whenever possible problems should be resolved informally before these procedures are initiated. The parties agree that this Article shall not be used to restrain faculty members in the exercise of their academic freedom or their rights as citizens.

The parties agree that, except for serious misconduct, dismissal should occur only as the final step in a progressive disciplinary system and each instance of misconduct shall be judged solely on its own factual situation.

7.2 Dismissal or discipline which is the result of failure to meet satisfactory standards of job performance or is a result of incompetence shall not fall within the purview of this Article, but shall be dealt with exclusively under the University or appropriate School By-Laws.

7.3

A. Discipline shall be for just cause including but not limited to such situations as:
1. neglect of assigned responsibilities;
2. insubordination, serious misconduct, or non-compliance with current University or School By-Laws; noncompliance with the Code of Ethics for Public Officials (Chapter 10 of the Connecticut General Statutes) or with University, State, or Federal regulations governing research; or with Health Center rules or regulations; or pertaining to faculty practice plans and hospital practice standards;
3. the use of fraud, collusion, concealment, or misrepresentation of a fact material to obtaining employment with the Health Center and/or obtaining promotion, tenure, salary increase, or other benefit;
4. sexual harassment, serious misconduct, or other conduct which impairs the rights of students or other staff members.

B. Procedures to be followed for written warnings, reprimands, dismissal, demotion in rank and/or salary, or suspension without pay.
1. The faculty member shall receive in writing a statement of the reasons for the action being recommended.
2. Within seven (7) calendar days of receiving the written statement (B. 1), the faculty member may request a meeting with his/her Department Head or Director or designee with an AAUP representative present, should the faculty member so desire. This meeting shall be held within seven (7) calendar days of the employee's request.
3. Within seven (7) calendar days of receiving the recommendation in 8.2 above, the faculty member shall have the right to appeal to the appropriate Dean or his/her designee. At such meeting, the faculty member shall have the right to be represented by the AAUP.
4. The decision of the appropriate Dean or designee may be appealed to arbitration on the merits under Article 8 of this Agreement. Warnings, reprimands, and other less severe discipline shall be grievable through steps 8.2 and 8.3 above but shall not be grievable to arbitration.
C. 1. If the Health Center judges that the grounds for dismissal or discipline require the immediate suspension of the faculty member, the suspension shall be with pay until the meetings described in B.2 and B.3 above have taken place.
2. In the event the discipline involves the loss of or reduction in salary, the salary shall not be withheld until after the arbitration decision or four (4) months from the initiation of the discipline at B.4, whichever is sooner.

D. For cases involving discipline or dismissal for misconduct, the procedures outlined above supersede Section XIV, G, H, I, J and T of the most current edition of the University ByLaw¹. except as provided for in Article 7, Section e, below.

E. In lieu of utilizing the arbitration procedures set forth in this Article 7, Section B.4 and Article 8.6 (Contractual Grievance Procedure) for discipline or discharge for misconduct, a faculty member, at his/her own election, may use the appeals procedures set forth in Article XIV, G, H, I, J and T of the most current edition of the University By-laws. Such an election will preclude the faculty member from utilizing the procedures of Article 7, Section B.4 and Article 8.6 to resolve that particular disciplinary matter. A faculty member making such an election must notify the AAUP and the Dean in writing that they are appealing the Dean's decision under the provisions of the University By-Laws, within seven (7) calendar days of receiving the Dean's answer as provided for in Article 7.3 B.3, above.

F. In no case shall the outcome of the promotion and tenure process be construed as falling under this Article.

¹ By-Laws sections referenced are titled "Termination of Appointments by the Institution," "Dismissal Procedures," "Suspensions," "Tenninal Salary," and "Health Center Faculty Grievance Procedures."
ARTICLE 8 CONTRACTUAL GRIEVANCE PROCEDURE

8.1 The parties agree that all problems should be resolved whenever possible before the filing of a grievance and encourage open communication between administrators and members, so that the formal grievance procedure will not normally be necessary.

8.2 Definition The term grievance shall mean a dispute concerning the interpretation or application of the terms or provisions of this Agreement.

8.3 Resort to Other Procedure If prior to seeking resolution of a dispute by filing a grievance under this contract, or while the grievance proceeding is in progress, a member seeks to resolve the matter in any other forum, whether administrative or judicial, the Board shall have no obligation to entertain or proceed with this grievance procedure.

8.4 Informal and Step 1
A. A member of the bargaining unit and a representative of the AAUP (if the employee so desires) shall first discuss the problem with the Health Center official against whom he/she is aggrieved. If a problem resolved in accordance with this paragraph is in the opinion of the Administration a grievance as defined herein, the Administration shall notify the AAUP in writing of the terms of the settlement.
B. If the matter is not satisfactorily adjusted within seven (7) calendar days, the member or the AAUP (if requested by the member) shall submit it in writing within fifteen (15) calendar days to the appropriate Department Head or Director of the School or his/her designee for a satisfactory adjustment. The grievance should set forth the act or condition on which the grievance was based and identify the article(s) of the contract that is/are being grieved. After receiving the formal grievance the Department Head, Director, or designee will meet with the aggrieved member within fifteen (15) calendar days after receiving the formal grievance and will give his/her decision in writing to the aggrieved within twenty (20) calendar days of such meeting.

8.5 Step 2 Failing satisfactory settlement within the above time limits, the aggrieved member of the AAUP may, within seven (7) calendar days, appeal in writing to the appropriate Dean or his/her designee. The Dean or the designee shall meet with the member and an AAUP representative within fifteen (15) calendar days from receiving the member's appeal and shall give a decision in writing to the member and the AAUP within twenty (20) calendar days of such meeting. The AAUP shall be notified and allowed to participate through Step 2.

8.6 Step 3 If the grievance has not been satisfactorily resolved at Step 2, the AAUP, upon request of the grievant, may proceed to arbitration. Notice of intent to proceed to arbitration must be filed with the appropriate Dean or his/her designee within fifteen (15) calendar days after receipt of the Step 2 decision and must be signed by the AAUP Chapter President or representative. (The filing of a notice to proceed to arbitration shall constitute a waiver of rights to alternative or de novo judicial consideration.) The terms of the Agreement that are involved shall be identified in the submission. The grievance may be withdrawn at any time by the grievant or by the AAUP representative at any point during Step 3.
8.7 Selection of Arbitrator  The parties shall follow the American Arbitration Association procedure for the selection of an arbitrator unless the parties mutually agree on an arbitrator within five (5) calendar days of filing the notice to arbitrate.

8.8 Authority of the Arbitrator. The arbitrator shall neither add to, subtract from, modify nor alter the terms and provisions of this Agreement. Arbitration shall be confined solely to the application and/or interpretation of this Agreement and the precise issues submitted for arbitration. The arbitrator shall have no authority to determine any other issues. The arbitrator shall refrain from issuing any statements of opinion or conclusions not essential to determining the issues submitted. The decision of the arbitrator shall be final and binding subject to statutory provisions.

8.9 Fees and expenses of the arbitrator shall be borne equally by the Board and the AA UP.

8.10 General Provisions

A. Any grievance as defined above not presented for disposition in writing within forty (40) calendar days of the occurrence giving rise thereto shall not thereafter be considered a grievance under the Agreement. This time limitation may be tolled by written mutual agreement of the parties. Failure at any step of this procedure to appeal a decision within the specified time limits shall be considered acceptance by the aggrieved of the decision rendered and such decision shall thereafter be binding upon the aggrieved and the AAUP. Failure of the Administration to respond to any grievance during the time limits specified at any step shall allow the grievant or the AAUP to proceed to the next step. The time limits specified at any step may be extended in any particular instance by agreement between the appropriate administrator outside the bargaining unit and the AAUP. All grievances must be filed on a mutually agreed upon form and must clearly state the contract articles claimed to be violated.

B. No member may file for arbitration except with the approval and participation of the AAUP.

C. Meetings held under this procedure shall be conducted at a time and place that will afford a fair and reasonable opportunity to attend for all persons proper to be present. When meetings are held during hours when a faculty member has work responsibilities, the faculty member is responsible for securing appropriate coverage of those responsibilities. Persons proper to attend for the purposes of this section are defined as aggrieved members, the appropriate AAUP representative(s), and qualified witnesses.

D. Matters of policy are not subject to the arbitration clause of the grievance procedure unless otherwise provided in this Agreement.

E. No complaint informally resolved or grievance resolved at either Step I or Step 2 shall constitute a precedent for any purpose unless agreed to in writing by the Dean or his/her representative and the AAUP acting through its Chapter President or representative.

F. The AAUP on behalf of a bargaining unit member, a group of bargaining unit members, or on behalf of itself may initiate any contractual grievance at Step 2 of the grievance procedure.
ARTICLE 9
JOINT TASK FORCES

9.1 During the term of the contract, either party may suggest the formation of a special committee or task force comprised of representatives of the AAUP and the administration to consider a subject of special concern or complexity. The convening of such a special committee or task force and the agenda for its deliberations shall require the agreement of both parties.
ARTICLE 10
LABOR MANAGEMENT COMMITTEES

10.1 UConn Health and the AAUP agree to convene periodic labor-management meetings on matters of mutual concern to either party.

10.2 Starting January 2018, the parties shall establish a Committee on Work/Family Balance to address issues of work/family balance impacting the family. The Committee will consist of an equal number of union and management representatives. This Committee will jointly make recommendations to the Deans and the Board as to the best practices and strategies for enhancing work/family balance issues.
ARTICLE 11
JOB SECURITY

11.1 The contracts of in-residence faculty, with the exceptions of faculty as provided in Section 11.2 below, shall be automatically renewed for periods covering FY 18, FY 19, and FY 20. However, the foregoing automatic renewal language will not apply to any nonrenewal decisions made prior to the effective date of this Agreement. After FY 20, UConn Health may non-renew contracts with or without cause.

11.2 The following exceptions shall apply to automatic renewal of faculty contracts, as set forth in 11.1, above:

   a. when UCONN Health entirely eliminates a program;

   b. when a faculty member has failed to achieve promotion or tenure as specified in the By-Laws;

   c. when funding sources for salary support of faculty are reduced or eliminated and such funding sources are external to UCONN Health, as identified in the faculty member’s appointment and/or reappointment letter issued after July 1, 2017.

   d. when the Health Center alleges a failure of a faculty member to perform;

   e. when a faculty member is on the probationary period set forth in Article 16 (D) or has been appointed to the faculty under Article 16.1(a)(iii).

   f. when faculty are hired on or after July 1, 2017.

11.3 When a faculty appointment is non-renewed by UCONN Health in FY 18, FY 19, or FY 20 because of a claim of failure to perform, the faculty member shall be entitled to process a grievance pursuant to the collective bargaining agreement grievance procedure. This shall be the exclusive remedy available to challenge such non-renewals.

11.4 In the event of a non-renewal consistent with the provisions of this Article, UCONN Health will continue its current practice of providing six (6) months of notice to faculty members whose contracts will not be renewed. The Union shall receive notification at the same time notification is provided to the faculty member.

11.5 Nothing contained in this Agreement limits or restricts UCONN Health’s right to terminate a current faculty member for just cause as set forth in the collective bargaining agreement.
ARTICLE 12
COMPENSATION

12.1 In FY 20 and FY 21 there shall be an amount of dollars dedicated to faculty compensation ("Compensation Pool") of 5.5% in each year. Calculation and distribution of this Compensation Pool is set forth in detail in Article 13. In FY 19 all faculty members on the payroll as of July 1, 2018 shall be paid a bonus of $2000. The bonus will be paid in the first payroll period in FY 19 and will not be added to a member’s base salary amount.

12.2 The parties agree that UCONN Health retains the authority to make retention and equity raises during the term of the collective bargaining agreement.

12.3 UCONN Health will continue its current practices of providing promotional raises.

12.4 In each case where a retention, equity, or promotional raise is given to a bargaining unit member, the AAUP will be provided with notice of said increase.

12.5 **Furlough Days.** In FY 18, UConn Health will reduce the faculty members’ salary by an amount corresponding to three furlough days and shall make such reductions on a proportionate basis from the members’ biweekly compensation in the FY18 pay periods that occur after ratification of the contract. Faculty members may take three furlough days during FY 18 in consultation and coordination with their Department chair. Faculty members who begin their employment during FY 18 will have the furlough days and reductions pro rated.
ARTICLE 13
FACULTY COMPENSATION DISTRIBUTIONS

13.1 Compensation Distribution Pool

For the purpose of calculating the amount available in fiscal years FY 20 and FY 21 for EAGWIs and merit distributions out of the Compensation Pool as set forth in Article 12, the following procedures will apply:

A) taking the total salaries of all bargaining unit members as of the first Thursday in April in the preceding fiscal year and

B) deducting from that calculated number the total salaries of all bargaining unit members hired after December 31st of the preceding fiscal year and the total salaries of bargaining unit members participating in the Alternative Bonus Plans (ABP).

i) In FY 20, the Compensation Distribution Pool shall be 5.5% of that resulting number or the Distribution Pool Floor, whichever is higher.

ii) In FY 21, the Compensation Distribution Pool shall be 5.5% of that resulting number or the Distribution Pool Floor, whichever is higher.

For the purpose of allocating the Distribution Pool or Distribution Pool floor (if used), the Pool shall be proportionally divided between the SOM and the SODM based upon the ratio of total salaries from each used to calculate the Distribution Pool; in this division the EAGWIs for faculty in the ABP will not be considered.

13.2 Distribution Pool Floor

The Distribution Pool Floor is a calculated number that defines the lower limit of the Distribution Pool for fiscal years 2020 and 2021. For FY 20, the Distribution Pool Floor shall be calculated by taking a “snapshot” on the first full payroll period in July 2017 of the total salaries and deducting base salaries of faculty on ABPs on that date. For FY 21 the distribution Pool Floor will be 104.125% of the Distribution Pool Floor used for FY 20.

13.3 Equity Adjusted General Wage Increase (EAGWI)

Bargaining unit faculty members are eligible for an EAGWI to their base salaries (bSalary; not including salary supplements designated for specific responsibilities and which will be relinquished when the responsibility is no longer held)\(^2\) in FY 20 and FY 21 except for those faculty members hired six months or less before the start of a fiscal year. Each faculty member’s target salary (tSalary) is the median salary, by rank and specialty, established by national professional organizations such as the American Association of Medical Colleges (AAMC), the American Dental Education Association (ADEA) or other relevant professional organizations. The amount of each eligible faculty member’s EAGWI is a function of where his or her bSalary falls with respect to that faculty member’s tSalary, in any fiscal year. The procedures used to establish each faculty member’s EAGWI are as follows:

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\(^2\) This is the definition of bSalary for calculations of EAGWI and Merit only.
A) Each faculty member in the SOM and the SODM will be mapped to a tSalary, based on the median AAMC or ADEA salary tables, or those of other professional organizations, for their rank and specialty by the Joint Standing Committee which is composed of an equal number of members from the AAUP and the Administration. Mapping of individuals to tSalary shall be based on the negotiated Mapping Principles set forth in Appendix A.

B) For purposes of EAGWI allocation in each fiscal year, the bSalary of each SOM faculty member is divided into Clinical and Academic fractions based on fiscal year to date clinical and academic efforts through pay cycle 21. For EAGWI, the academic effort consists of all an individual’s efforts excluding the Clinical category.

C) Each eligible faculty member’s EAGWI shall be based, first, on an Equity Adjustment Factor (EAF) and, second, for clinical faculty in the SOM, on a Clinical Performance Market Ratio (CPMR).

D) The EAF is the tSalary divided by the faculty member’s bSalary as of pay cycle 21 squared. [(tSalary/bSalary) x (tSalary/bSalary)]

E) For SOM clinical faculty, the CPMR is a measure of clinical productivity that combines the member’s clinical productivity compared to peers and compensation compared to peers. Each SOM faculty member will be mapped to the University Health Consortium (UHC) work RVU (relative value units) targets based on the median for rank and specialty. The CPMR is then calculated based on actual clinical performance from April 1 to March 31 of the year prior to the effective date of the EAGWI in FY 20 and FY 21.

   i. Each faculty member’s CPMR equals the ratio of his or her work RVUs earned (eRVU) divided by his or her UHC target RVUs (tRVUs), adjusted for clinical effort, divided by the ratio of bSalary divided by the tSalary. [(eRVU/tRVU) ÷ (bSalary/tSalary)]

   ii. For any clinical effort for which work RVU data are not available, eRVU/tRVU = 1.0 for the purposes of calculating CPMR. CPMR = [1.0 ÷ (bSalary/tSalary)]

   iii. Faculty with a clinical effort of 25% or less will be automatically assigned an eRVU/tRVU of 1.0. CPMR = [1.0 ÷ (bSalary/tSalary)]

   iv. For faculty with combined clinical efforts that in part yield RVUs and in part do not, the CPMR is calculated as a blend of the two formulae (in a. and b. above), each weighted by the relative efforts.

EAGWI for the academic portion of each faculty member’s salary is determined by multiplying that faculty member’s EAF times the EAGWI multiplier for each fiscal year.

For FY 20 and FY 21 the EAGWI multiplier will be the number needed to allocate 75% of each Distribution Pool for SOM and SODM to EAGWI and 25% to the Faculty Merit Plan (FMP) for faculty not on ABPs. Faculty on ABPs (see 13.5) will be paid EAGWI calculated using the EAGWI multiplier for each fiscal year. Individual EAGWI distributions are calculated as EAGWI/100 x academic bSalary.
F) For the academic portion of salaries in the SOM and for the SODM, faculty with overall scores of acceptable or better in their relevant annual evaluations qualify for their calculated EAGWIs in each fiscal year. These faculty members are also eligible for academic merit distributions under the Faculty Merit Plan.

For the academic portion of salaries in the SOM and for the SODM, faculty with overall scores of marginal in their relevant annual evaluations will receive either one and one-half percent (1.5%) for that fiscal year or their calculated EAGWI, whichever is smaller, in each fiscal year. These faculty members do not qualify for academic merit distributions under the Faculty Merit Plan.

For the academic portion of salaries in the SOM and for the SODM, faculty with an unacceptable score or two consecutive years of marginal scores on the annual evaluation will not be eligible for EAGWI on the academic portion of their bSalary. These faculty members do not qualify for academic merit distributions under the Faculty Merit Plan.

For FY 20 the aggregate academic year evaluations for 2015, 2016 and 2017 will apply. For FY 21 the aggregate academic evaluations for 2018 and 2019 will apply.

G) For the academic portion of salaries in the SOM and for the SODM, all calculated EAGWIs in each fiscal year will be applied to the faculty member’s academic bSalary except that when the faculty member’s bSalary reaches the seventy-fifth (75th) percentile of the salary for his/her rank and specialty, all further increases in compensation shall be distributed to that faculty member as a quarterly bonus (in July, October, January, April) not added to bSalary. Methods of determining 75th percentile salaries are set forth in Appendix A.

H) For the clinical portion of salary in the SOM, a clinical faculty member with a CPMR greater than or equal to 0.80 will receive the calculated EAGWI on the clinical portion of bSalary and will qualify for clinical merit distributions under the Faculty Merit Plan. A clinical faculty member with a CPMR greater than or equal to 0.70 but less than 0.80 will receive the EAGWI multiplier for that year, or the calculated EAGWI on the clinical portion of bSalary, whichever is smaller, in each fiscal year, but does not qualify for clinical merit distributions under the Faculty Merit Plan. A clinical faculty member with a CPMR between 0.50 and 0.70 will receive the proportional percent value on the linear range of one and one-half percent (1.5%) up to the EAGWI multiplier for that fiscal year or the calculated EAGWI, whichever is smaller. A clinical faculty member with a CPMR at or below 0.5 will receive one percent and one-half (1.5%), or the EAGWI, whichever is smaller. Appendix B provides figures and examples illustrating how wage increase depends upon CPMR value.

I) For the clinical portion of salaries in the SOM, all calculated EAGWI distributions in each fiscal year will be applied to the faculty member’s clinical portion of his or her bSalary. However, when the faculty member’s bSalary reaches the seventy-fifth (75th) percentile of the salary for his or her rank and specialty, all further increases in
compensation shall be distributed to that faculty member as a quarterly bonus (in July, October, January, April) not added to bSalary. Methods of determining 75th percentile salaries are set forth in Appendix A.

J) The effective dates of EAGWIs will be the first full pay period in each fiscal year.

K) For FY 20 only, the fraction of the total distribution pool attributed to the partial pay period beginning July 1, 2019 will be placed into an escrow account. This escrow account will be apportioned into SOM and SODM pools respectively, and used to provide distributions where adjustments will occur after the EAGWI effective date for each fiscal year. These include distributions based upon resolution of merit appeals, and any corrections for calculation or data accrual errors. All such adjustments must be approved by the Joint Standing Committee. Faculty appeals for corrections or errors must be provided before October 31st of each fiscal year to be corrected using this escrow account. The funds not expended in this escrow account by April 1st of the final year of this contract will be added back to the SOM and SODM merit pools. Distribution of the remaining funds will be paid out in lump sum bonus payments in the final pay period of FY 2021, to those who were in the bargaining unit as of June 30, 2019, based upon each faculty member’s total merit fraction used in FY 20.

13.4 Faculty Merit Plan Pool

The Faculty Merit Plan (FMP) Pools for the SOM and the SODM will equal the funds remaining in each of their respective Distribution Pools after EAGWI distributions for that fiscal year. The SOM FMP pool is then proportionally split based on the ratio of total clinical and academic salary for SOM faculty in the FMP plan, to provide a SOM Clinical FMP pool and a SOM Academic FMP pool.

The effective dates of Merit increases will be the first full pay period in each fiscal year and will include lump sum bonuses.

A) Faculty Merit Plan – SODM and Academic Portion in SOM

All faculty members not enrolled in the Alternative Bonus Plan (ABP; 13.5 below), and with an academic merit rating of acceptable or above, are eligible in each fiscal year, for academic merit (aMerit) distributions under the FMP.3

1) aMerit distributions shall be added to bSalary after the EAGWI has been added, up to the faculty member’s tSalary for rank and specialty. aMerit distributions above the tSalary will be paid as a lump sum bonus. To be eligible for aMerit distribution, a faculty member must have an overall score of acceptable or better during the academic evaluation period from the previous calendar year. For FY 20 eligibility for aMerit is based on the aggregate of eligibility for academic years 2015, 2016 and 2017. For FY 21 aMerit eligibility is based on the aggregate of eligibility for academic years 2018 and 2019.

3 SOM faculty with less than .5 FTE, who have not been required to undergo an annual merit review, will be considered to have received an “acceptable” score for aMerit.
2) Faculty effort aMerit distribution will be based on the faculty member’s score in the Research, Education and Administration categories except as noted below. A faculty member’s score in the Excellence (Ex) category will be counted, but only to a maximum of ten percent (10%) of his/her total FTE. Faculty effort in excess of 10% FTE in the Ex category, as well as any faculty effort in the Transition (T) category, will be proportionally assigned to the R, E and A categories where that faculty member has designated effort. For each evaluative category a faculty member will be scored on the following scale: unacceptable = 0; marginal = 0.5; acceptable = 1.0; superior (exceptional in SODM) = 2.0. The resulting aMerit value for each category is the evaluation score times the faculty effort in that category adjusted to achieve a distribution of R+E+A+Ex = 100% of academic effort. The faculty member’s aMerit Multiplier for each fiscal year shall be the sum of the resulting calculated merit values for the R (R score x adjusted effort), E (E score x adjusted effort), A (A score x adjusted effort) and, if applicable, Ex (Ex score x adjusted effort) categories. [R score x adjusted effort + E score x adjusted effort + A score x adjusted effort + Ex score x adjusted effort = aMerit Multiplier].

3) A faculty member’s aMerit Multiplier for each year is multiplied by his or her bSalary times the total academic effort to arrive at a faculty member’s aMerit Product. [aMerit multiplier x bSalary x academic effort = faculty aMerit product].

4) All participating faculty members’ academic aMerit Products for an evaluation period are summed to create the total of all faculty aMerit Products. The amount of aMerit distribution to each participating faculty member is calculated as a proportion of each faculty member’s aMerit Product to the total of all faculty aMerit Products times that year’s aMerit Pool. [(individual faculty aMerit product/total faculty aMerit products) x academic pool dollars = faculty aMerit distribution]

B) Faculty Merit Plan – SOM Clinical Portion

1) The Clinical Merit Pool shall be split into clinical productivity merit 70% and “Good Standing” merit 30%. A clinical faculty member may be eligible for “Good Standing” merit even though he or she does not satisfy the criteria for clinical productivity merit.

2) In order to qualify for clinical merit (cMerit) distributions, a clinical faculty member’s CPMR (described in 13.3 (E) above), must be equal to or greater than 0.80 for the previous one year period from April 1st to March 31st. Alternatively, a clinical faculty member can qualify for cMerit distributions, regardless of his or her CPMR, if his or her ratio of collected revenue to clinical bSalary, for the previous one year period from April 1st to March 31st, is equal to or exceeds 2.2. Revenue/clinical bSalary for the proportion of non-UMG clinical activity will equal one (1.0).

3) Clinical faculty in the FMP, with a CPMR from 0.80 to 3.0, will be assigned a cMerit multiplier proportional to the linear range between 0.5 and 3.0. Faculty with CPMRs above 3.0 will be assigned a cMerit multiplier of 3.0.
Alternatively, if a faculty member has a collected revenue/clinical base salary ratio between 2.2 and 4.0, he or she will be assigned a cMerit multiplier proportional to the same 0.5 to 3.0 range. Faculty with collected revenue/clinical base salary ratios above 4.0 will be assigned a cMerit multiplier of 3.0. Whichever cMerit multiplier is higher will be used for cMerit distribution. Appendix C provides figures and examples to illustrate implementation of these principles.

4) The clinical faculty member’s cMerit Multiplier in each fiscal year is multiplied by his or her base salary times his or her clinical effort to arrive at the clinical cMerit Product.  \[\text{cMerit multiplier} \times \text{base salary} \times \text{clinical effort} = \text{clinical cMerit product}\].

5) All participating faculty members’ cMerit products for the evaluation period are summed to create a total of all faculty cMerit products. The amount of an individual’s cMerit distribution is calculated as a proportion of the faculty member’s cMerit product to the total cMerit products times that year’s cMerit pool.  \[\left(\frac{\text{individual faculty cMerit product}}{\text{total cMerit products}}\right) \times \text{cMerit pool} = \text{cMerit distribution}\]

6) cMerit distributions shall be added to a faculty member’s base salary after the EAGWI has been added, up to the faculty member’s target salary for rank and specialty. cMerit distributions above the target salary will be paid as lump sum bonuses.

7) cMerit, shall be based, in part, upon “Good Standing”.

   a) Eligibility for the “Good Standing” portion of cMerit includes two (2) “threshold” requirements:
      i. completion of Mandatory and Compliance Training for the most recent calendar year, and
      ii. no reprimand or violations of Rules of Conduct.

   b) For faculty members meeting the threshold requirements, the “good standing” element of cMerit calculation will include weighted elements for:
      i. CGCAHPS performance,
      ii. effective clinical scheduling, and
      iii. the Chair’s/Center Director’s discretionary allocation.

   c) CGCAHPS performance will be measured as follows: CGCAHPS surveys for clinic visits will utilize the 7 questions about provider communication activity for the most recent calendar year attached as Appendix C. The weighting will be as follows:

   Raw scores from the responses to 7 questions regarding provider communication are provided for each provider, along with an aggregate score.
The raw scores are compared to the UHC benchmark with a corresponding percentile. If the aggregate percentile is below the 45%ile, a weight of 0 is given. A weight of 5 is given if the best percentile is at or above the 75%ile. Weights from 0 to 5 are interpolated for percentiles between the 45%ile and the 75%ile. The interpolation is given below, where x is the best aggregate percentile:

For \( x < 45 \), the weighting is 0  
For \( x \geq 75 \), the weighting is 5  
For \( 45 < x < 75 \), the weighting is \( 0.1667 \times (x-45) \)

A minimum number of 28 surveys per year is required to provide a valid assessment of provider performance. If this number of surveys is not obtained, the faculty member will be assigned a weight of 1. Where no surveys are utilized for a clinical specialty the weight assigned will be 1.

Distribution of the pool of dollars as follows:

**Individual share** = \( \frac{(\text{indiv points} \times \text{clinical salary})}{\text{sum of everyone’s (points \times \text{clinical salary})}} \times \text{CGCAHPS merit pool dollars.} \)

d) Effective clinic scheduling will be determined as follows: cMerit will be given for effective clinical scheduling if there are no avoidable clinic appointment bumps, or up to two excused avoidable bumps as determined by the Chair/Center Director in the previous calendar year. Faculty who qualify for effective clinical scheduling merit will receive his or her respective fraction of the clinical scheduling merit pool based upon his or her clinical FTE and salary.

e) The available department pool (calculated in dollars) for the Chair/Center Director discretionary portion of cMerit will be based on the clinical salaries within the department, and only those faculty members with clinical effort are eligible to receive this discretionary cMerit. Distribution of this pool is at the discretion of the Chair/Center Director, who may consider faculty contributions to the Department or UCONN Health, grand rounds attendance, fellowship interviews and seminars, and other activities.

f) The “Good Standing” pool shall consist of 30% of the cMerit pool, and shall be distributed as follows:

- 20% - CGCAHPS performance
- 5% - Effective clinical scheduling
- 5% - Chair’s/Center Director’s discretion

13.5 Alternative Bonus Plan
UCONN Health and the AAUP shall establish an Alternative Bonus Plan (“ABP”).

A) Current bargaining unit faculty and any new hires may be offered the option of participating in the ABP at the discretion of UCONN Health.

B) When UCONN Health contemplates offering an ABP to a current bargaining unit member or to a new hire, it must provide both the FMP and ABP options with a written description of both. This description will be jointly prepared and agreed to by both UCONN Health and the AAUP. This description will also be presented to the current bargaining unit member or new hire as an attachment on the front of the ABP offer (defined as a written contract) and will contain contact information for the AAUP. Appendix D is this description.

C) Any bargaining unit member or new hire offered an ABP shall be provided at least two business days to allow consultation with the AAUP before the contract is finalized. The AAUP will be informed by UCONN Health when a current faculty member is offered an ABP in order to provide two business days for consultation with the faculty member.

D) The ABP will pay bonuses based on performance. The performance metrics will be established to be used prospectively. By necessity, performance data will involve a look back from the date of the bonus determination.

E) Bonuses paid out under the ABP will not be added to faculty bSalary.

F) UCONN Health and the AAUP shall agree upon a model template which shall include provisions which allow for specifying the duration of the agreement, the allocation of faculty effort relevant to the ABP, the metrics and payment structure for the ABP. The template shall not contain the actual specific terms which would relate to individual bargaining unit members, since these terms could vary based on the specific circumstances of the individual involved.

G) At the time a new hire begins employment with UCONN Health, if an ABP was chosen, the AAUP will be provided a copy of the offer letter with the attachment summarizing the FMP and ABP options. The offer letter will reference the attachment and the fact that the new hire understands its contents, which will be confirmed by the new hire’s signature on the offer letter. Copies of all ABPs for new hires will be provided to AAUP within 7 days of the start date.

H) Copies of ABPs signed by existing faculty will be provided to AAUP within 7 days of execution.

I) The duration of an ABP for any faculty member shall be subject to the provisions of Article 16 (Multi-Year Appointments) and in no event shall extend beyond June 30, 2023 for Assistant Professors or June 30, 2024 for Associate or Full Professors. After June 30, 2021, no ABP bonuses will be paid until a new collective bargaining agreement is in force. However if the parties are unable to reach a successor agreement prior to July 1
2021 due to circumstances beyond the control of the Parties, then UConn Health may continue to pay the full compensation to faculty on ABPs.

J) The specific terms of ABPs in place beyond FY 2021 may be subject to change pursuant to the terms of a successor CBA.

K) No current bargaining unit faculty member or new hire shall be required to accept an ABP as a condition of reappointment or hiring.

L) When a current or prospective faculty member declines an ABP, the base salary of the default FMP shall remain the same as that offered in the ABP.

M) All bargaining unit faculty currently on ICAs shall have the option, at the expiration of their ICAs, to choose either the ABP, if offered by UCONN Health, or the FMP pathway.

13.6 Initial Salary

The minimum base salary for new ABP hires shall be at least 80% of the AAMC target (50th percentile/median) for their rank and specialty. A portion of the base salary for faculty on an ABP may be at risk based on the metrics for that particular faculty member’s ABP.

13.7 Renewal Salary

When a faculty member is reappointed, the base salary shall not be reduced from its then current level except when there is: i) a change or reduction in administrative responsibilities with concomitant contractual salary supplements as set forth in a previous employment contract; or ii) an inability of a faculty member to perform the duties associated with their current position and appointment; or iii) a change in duties mutually agreed upon between UCONN Health and the faculty member provided that the AAUP has been notified of any contemplated change and the faculty member has been given opportunity to consult with the Union. Reduction in a faculty member’s salary can also occur prior to renewal if either of these circumstances arise during the term of the appointment, prior to renewal. Nothing in this paragraph is intended to modify the authority of the Board under other provisions of the collective bargaining agreement including the authority to non-renew a faculty member’s appointment.

13.8 Additional Distribution Rules

A) The base salary for each faculty member used in the distribution calculations for EAGWI and merit shall be the base salary as of the first day of the last full pay period in the fiscal year.

B) Prior to the calculation of EAGWI and merit, the names of faculty members who will no longer be in the bargaining unit as of July 1 and thus not eligible for EAGWI or merit will be removed from the roster of bargaining unit members.

13.9 Joint Standing Committee
The AAUP and UCONN Health have established a Joint Standing Committee, composed of an equal number of representatives from the administration and AAUP, to address ongoing issues related to: salary target mapping, confirmation and validation of metric data and considerations of significant inconsistencies in FTE assignments and/or work productivity targets. If necessary a third party umpire will mediate disputes that cannot be resolved by the Standing Committee. Nothing in this paragraph modifies the authority of UCONN Health to make work assignments.
ARTICLE 14
PARKING

14.1 Current parking rates for area passes shall be in effect until July 1, 2018.

14.2 UConn Health shall give notice to the AAUP of any material changes to the existing parking scheme.
ARTICLE 15
PROFESSIONAL DEVELOPMENT

15.1 All Assistant Professors in the School of Medicine and all Clinical Instructors and Assistant Professors in the School of Dental Medicine hired on or after July 1, 2018 will have access to a minimum of $500 annually for the first five years or until promotion to senior rank, whichever occurs first, for the purpose of professional development. The funding for professional development will be identified by both the Dean and Chair/Center Director and may arise from the following types of funding streams including but not limited to Academic Enhancement Funds, Graduate Medical Education Funds, Chair/Center Director professional development funds and/or philanthropic gifts. If a faculty member does not use his/her professional funds by June 30 of the fiscal year in which they were allocated, the funds will be forfeited. In no event shall professional development funds accrue from year to year or be the basis of any lump sum payment upon separation.

Professional Development funds will be used for academic or professional purposes consistent with the guidelines associated with the funding source.
ARTICLE 16
MULTI-YEAR APPOINTMENTS

16.1 Terms of In-Residence Faculty Appointments

A. Initial Appointments. Initial appointments for all in-residence faculty and SODM clinical-track faculty, regardless of rank, shall be for a minimum of two years, unless (i) the new faculty member requests an appointment of less than two years; (ii) there is no available external funding for a two year appointment; or (iii) the individual is joining the faculty as a result of a private practice being acquired by the UConn Health. All initial appointments shall have a probationary period (see I.D.).

B. Re-Appointments – Except when a decision has been made not to renew, the standards for re-appointment shall apply to all in-residence faculty and SODM clinical-track faculty with the exception of faculty who joined the UConn Health as a result of the purchase of a private practice.

1. Period of Re-appointment. Reappointments beyond the initial appointment for Assistant Professors shall be for a minimum period of two (2) years, provided the faculty member has achieved his or her Reappointment Standard, and external funding to support the position is available for the appointment period. Nothing herein prevents a faculty member from requesting re-appointment to a term less than two years. Reappointments beyond the initial appointment for all Associate and Full Professors shall be for a minimum period of three (3) years provided the faculty member has achieved his or her Reappointment Standard, and external funding to support the position is available for the appointment period. Nothing herein prevents a faculty member from requesting re-appointment to a term less than three years. Faculty who receive a three-year appointment will be assessed on the first year’s continuing activity in the final quarter of that year using the academic target in I.B.2.(a) and the 50th percentile of the most recent UHC target for their specialty referenced in I.B.2(b). For faculty on an ABP, the review will apply the standards set forth in the faculty’s ABP. Both FMP and ABP faculty who have not met these standards may have their appointment reverted back to a total of two (2) years at the discretion of UConn Health.

2. Re-appointment Standard. The Reappointment Standard for faculty compensated under the Faculty Merit Plan (FMP), is set forth in I (B) (2) (a) and (b), below. For faculty compensated under an Alternative Bonus Plan (ABP), the Reappointment Standard shall be specific, objective and verifiable criteria as set forth in their appointment letter. If a faculty member has not achieved his or her Reappointment Standard, UConn Health may renew the appointment for a period less than two (2) years or three (3) years, respectively, or non-renew.

a. Academic Target. For faculty participating in the FMP, the academic target is a rating of acceptable or higher, and
b. **Clinical Target.** For faculty participating in the FMP, the Clinical Target shall be the $55^{th}$ percentile of the most recent UHC number for each specialty.

3. **Elimination of a Program.** During the second year of any re-appointment or any subsequent year, the appointment may be terminated (with six months’ notice) prior to its end date, if UConn Health decides to eliminate a program.

4. The Reappointment Standards set forth above shall not apply to the next renewal for faculty members participating in an ABP as of June 30, 2015. However, with that next level renewal, and provided that faculty member continues to participate in an ABP, his or her re-appointment letter shall set forth the criteria comprising his or her Reappointment Standard as defined above in I (B) (2). All new ABP appointment letters, whether initial appointments or renewal appointments, shall set forth the specific criteria comprising the Reappointment Standard.

5. For reappointment decisions made in 2018 for appointment periods covering FY19, the Clinical Target will be reduced to the $50^{th}$ percentile of the most recent UHC number for that each specialty. If the faculty member does not meet the $50^{th}$ percentile, then the faculty member’s reappointment will be for one year, regardless of whether the faculty member is an Assistant, Associate or Full Professor. The same Clinical Target ($50^{th}$ percentile) and procedure above will apply for reappointment decisions made in 2019 for appointment periods covering FY 20. For reappointment decisions made in 2020 for appointment periods covering FY21, the Clinical Target will return to the $55^{th}$ percentile of the most recent UHC number for each specialty. If at that time a faculty member has not achieved his or her Reappointment Standard, UConn Health may renew the appointment for a period less than two (2) years or three (3) years, respectively, or non-renew.

C. **Appointment End Dates.** When possible, the end dates of all in-residence faculty appointments shall be based on fiscal years. Exceptions include, but are not limited to:

1. when a faculty member asks for a different end date in order to accept a new position, seek further education, move away from the area, etc.,

2. when U.S. State Departments for visa applications dictate otherwise.

3. when funding is not available for a full year the end of the appointment period,
4. the final year of appointment for a faculty member hired under the “Exceptional Post Doc Policy” where employment is for a maximum of three years.

AAUP will be informed of any other exceptions.

D. **Probationary Period.** All initial in-residence faculty appointments shall include a twelve (12) month period of probation. This probationary period applies to all incoming faculty and will not be waived. The period of probation and its terms will be specifically set forth in the appointment letter.

1. **Extension of probationary period.** A faculty member’s probationary period may be extended after periods of leave without pay, use of sick leave, or use of other leave for family and medical leave purposes when a leave exceeds 20 working days. The period of extension shall be equal to the length of time the faculty member was absent. When the probationary period is extended for this reason, the faculty member shall receive written notification, with a copy to the Union, setting forth the length of the extension. There shall be no more than two extensions of the probationary period during the probationary year.

2. **Termination during the probationary period.** During the probationary period, the Chair/Center Director, with the written approval of the Dean, may terminate the employee’s appointment. Written notification of the termination will be provided. There shall be no appeal of such a decision within any University forum or the contractual grievance procedures. A faculty member terminated during the probationary period shall have the option of being informed orally by the Dean or Dean’s designee of the reasons for the termination. A faculty member given notice of termination during the probationary period shall be considered to be dismissed during the probationary period even if the last day of employment falls outside the probationary period. Termination during the probationary period is neither a nonrenewal nor a dismissal for cause.

**16.2 Non-Renewal of Appointments/Early Departure Initiated by Faculty Member**

A. When non-renewal occurs for a basic science faculty member or a faculty member with less than 20% clinical effort, that faculty member may terminate employment with UConn Health without penalty, with a three (3) month notification.

B. If a faculty member is non-renewed or reappointed with reduced FTE, notification shall be given to that faculty member no later than April 1 or three months prior to the end date of his or her current appointment. In such a case, if the faculty member has a Covenant Not to Compete, the post employment period of the Covenant shall begin the day after the faculty member’s salary is terminated.
C. Faculty with 20% or greater clinical effort who receive notification of non-renewal or appointment with reduced salary or FTE may request release from the six month notification period.

16.3 Initial FTE and Effort Distribution

A. Each faculty member shall have his or her FTE and initial distribution of effort set forth in his or her initial appointment letter. For initial appointments, the faculty member’s FTE shall be maintained throughout the term of appointment unless the faculty member requests an FTE reduction or there is loss of external funding. Effort distribution may be changed at any time, including during initial appointment.
ARTICLE 17
FTE FOR UNION LEADERSHIP

17.1 Effective July 1, 2016, the President, Vice-President, and Secretary/Treasurer shall be granted .10 FTE each for the performance of official union representational duties. This FTE amount shall be designated as administrative time with resulting changes in faculty members’ effort allocation being determined by his/her Chair/Center Director in consultation with the faculty member. The Chair/Center Director will exercise his/her discretion in a reasonable manner.

17.2 Effective July 1, 2016, the UCHC-AAUP shall reimburse UConn Health for salary and fringe for FTE on a quarterly basis.

17.3 The AAUP shall provide UConn Health a list after every union election of the individuals occupying the above positions.

17.4 During each contract year, no more than three (3) faculty members may be designated by the union to attend the annual AAUP conference/training for a total of no more than three (3) working days. Such time shall be designated as a no-cost travel authorization.
ARTICLE 19
CLINICAL EFFICIENCY AND BEST PRACTICES

19.1 UConn Health will use its best efforts to include relevant bargaining unit faculty members in discussions concerning the implementation of policies and systems regarding such matters as electronic medical records, clinical scheduling and the efficient delivery of quality patient care.

19.2 The parties agree that the faculty involvement contemplated in 19.1 above may be a topic of discussion in the LRMC meetings pursuant to Article 10.1
ARTICLE 22
FACULTY EDUCATIONAL MATERIALS

22.1 UConn Health agrees that a faculty member has rights to educational materials developed by the faculty member, including the member’s pre-existing work that is incorporated into educational materials. UConn Health agrees that the faculty member retains all rights of ownership in such materials. The faculty member agrees, however, to grant UConn Health a non-exclusive, royalty-free perpetual license to use, modify, or update such materials and combine the materials with other educational materials. UConn Health agrees that the faculty member retains all other rights of ownership to the educational materials and will be credited and acknowledged in all UConn Health uses of the work.

22.2 The faculty member retains the right to use the substantive content of these educational materials, without further consent or approval of UConn Health, in any scholarly or creative works. In particular, the faculty member retains the right to use the content in textbooks, journal articles, conference presentations, consulting projects, other scholarly works or professional activities, and in courses at other universities if the faculty member has left the full-time employment of UConn Health. Upon departure, a faculty member who believes that the educational materials contain erroneous information may request that his or her work be non-attributed and that his or her name be redacted from the materials.
ARTICLE 23
LONG-TERM DISABILITY INSURANCE

23.1 UConn Health will provide a long-term disability insurance benefit to bargaining unit members with .5 FTE or greater. Said long-term disability policy will provide for a minimum benefit of 60% of monthly rate of basic earnings, a 3% COLA adjustment and an $8,000 monthly maximum benefit.

23.2 Effective January 1, 2017, bargaining unit members hired or rehired by UConn Health will be eligible for long-term disability insurance only if they are in the Alternate Retirement Plan (ARP). Bargaining unit members enrolled in any other retirement plan (i.e. SERS, Hybrid) will be excluded from coverage.

23.3 Bargaining unit members excluded from long-term disability coverage as provided above, will be given information on how to buy long-term disability insurance through the State of Connecticut Supplemental Benefits program.

23.4 UConn Health and UCHC-AAUP agree that the next RFP issued for a long-term disability policy will request that interested bidders include in their responses an option for eligible faculty bargaining unit members to purchase, at their expense, additional benefit coverage above the $8,000 monthly maximum benefit to a monthly maximum benefit of $12,500.
ARTICLE 24
CURRENT MEMORANDUMS OF AGREEMENT

24. All Memorandums of Agreement currently in effect will be extended to the end of this agreement. These include the May 21, 2013 MOA on the School of Dental Medicine Executive Council, the July 15, 2014 MOA on Post-Tenure Review, the November 3, 2015 MOA on Two-Year Appointment Non-Renewal Extensions, and the January 15, 2016 MOA on Pass-through Faculty.
ARTICLE 26
DURATION

26.1 Except as provided for within, the parties agree that this Agreement shall be in effect through June 30, 2021.